Volume 29, Number 11 Pages 881–958 June 1, 2004

SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



MATT BLUNT

SECRETARY OF STATE

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at http://www.sos.mo.gov/adrules/pubsched.asp

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RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

 Title
 Code of State Regulations
 Division
 Chapter
 Rule

 1
 CSR
 10 1.
 010

 Department
 Agency, Division
 General area regulated
 Specific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.205 Permits Required; Exceptions. The commission proposes to amend subsection (1)(A).

PURPOSE: This amendment clarifies landowner permit privileges and that landowners are not exempt from training and permit requirements for use of cable restraint devices during the furbearer trapping season.

(1) Any person who chases, pursues, takes, transports, ships, buys, sells, possesses or uses wildlife in any manner must first obtain the prescribed hunting, fishing, trapping or other permit, or be exempted under 3 CSR 10-9.110, with the following exceptions:

(A) A resident landowner or lessee, as defined in this Code, may hunt, trap or fish as prescribed in Chapters 6, 7 and 8 without permit (except landowner deer **and turkey** hunting permits, *[and]* migratory bird hunting permit, **and cable restraint permit** as prescribed), but only on land s/he owns or, in the case of the lessee, upon which s/he resides, and may transport and possess wildlife so taken.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed April 29, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.352 Resident Firearms Antlerless [First Bonus] Deer Hunting Permit. The commission is amending provisions of this rule.

PURPOSE: This amendment renames the resident firearms antlerless deer hunting permit and removes the unit specific designation.

To pursue, take, possess and transport an antlerless deer *[in a specified deer management unit]* during the firearms deer hunting seasons. Fee: seven dollars (\$7).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed June 11, 1997, effective March 1, 1998. Amended: Filed July 8, 1998, effective March 1, 1999. Amended: Filed May 9, 2002, effective Oct. 30, 2002. Amended: Filed June 5, 2003, effective Nov. 30, 2003. Amended: Filed April 29, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED RESCISSION

3 CSR 10-5.353 Resident Firearms Second Bonus Deer Hunting Permit. This rule established a resident second bonus deer hunting permit.

PURPOSE: This rule is being rescinded because the permit type is being eliminated.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed June 11, 1997, effective March 1, 1998. Amended: Filed July 8, 1998, effective March 1, 1999. Amended: Filed May 9, 2002, effective Oct. 30, 2002. Rescinded: Filed April 29, 2004.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.425 [Anterless-Only] Resident Archery Antlerless Deer Hunting Permit. The commission proposes to amend provisions of this rule.

PURPOSE: This amendment renames the resident antierless archery deer hunting permit, removes requirement to first obtain an archer's hunting permit, removes the unit specific designation and increases the fee to \$7.

[Required in addition to the prescribed archer's hunting permit to] To pursue, take, possess and transport an antierless deer [in specified deer management units] during the archery deer hunting season. Fee: [five] seven dollars [(\$5)] (\$7).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed June 11, 1997, effective March 1, 1998. Amended: Filed May 9, 2002, effective Oct. 30, 2002. Amended: Filed April 29, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities approximately sixty-two thousand dollars (\$62,000) more per year, or three hundred ten thousand dollars (\$310,000) in the five (5)-year aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W.

Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PRIVATE ENTITY COST

RULE NUMBER

Title: 3 - Department of Conservation

Division: 10 Conservation Commission

Chapter: 5

Type of Rulemaking: Proposed amendment

Rule Number and Name: 3 CSR 10-5.425 Resident Archery Antierless Deer Hunting Permit

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
31,000 resident archery antlerless deer permit holders		\$310,000

III. WORKSHEET

31,000 resident deer hunters are estimated to buy this permit each year. Each permit will cost an additional \$2. Total aggregate cost over the 5 year life for hunters is calculated as:

31,000 permits X \$2 per permit X 5 years

IV. ASSUMPTIONS

The above calculation assumes that permit buying habits will not change significantly. However, this amendment also allows hunters to buy this permit without first buying the regular \$19 Resident Archer's Hunting Permit, which has been required in the past. So, some hunters will probably make this choice and will save \$19 each under the new rule. Very few are expected to choose this option, but it will be available.

Based on an average five-year life cost. All permit fees are reviewed annually and adjustments made as needed-normally within five years-to remain competitive with other states.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.552 Nonresident Firearms [First Bonus] Antlerless Deer Hunting Permit. The commission proposes to amend provisions of this rule.

PURPOSE: This amendment renames the nonresident firearms antlerless deer hunting permit, removes the unit specific designation and clarifies a Nonresident Firearms Any-Deer Hunting Permit is a prerequisite.

To pursue, take, possess and transport an antlerless deer *lin a specified deer management unit!* during the firearms deer hunting seasons. A Nonresident Firearms **Any-**Deer Hunting Permit is required as a prerequisite to this permit. Fee: seven dollars (\$7).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed July 8, 1998, effective March 1, 1999. Amended: Filed May 9, 2002, effective Oct. 30, 2002. Amended: Filed June 5, 2003, effective Nov. 30, 2003. Amended: Filed April 29, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED RESCISSION

3 CSR 10-5.553 Nonresident Firearms Second Bonus Deer Hunting Permit. This rule established a nonresident second bonus deer hunting permit.

PURPOSE: This rule is being rescinded because the permit type is being eliminated.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed July 8, 1998, effective March 1, 1999. Amended: Filed May 9, 2002, effective Oct. 30, 2002. Amended: Filed June 5, 2003, effective Nov. 30, 2003. Rescinded: Filed April 29, 2004.

PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be

received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

PROPOSED RULE

3 CSR 10-5.554 Nonresident Archery Antlerless Deer Hunting Permit

PURPOSE: This rule establishes a nonresident antlerless archery deer hunting permit and the prerequisite of obtaining a Nonresident Archer's Hunting Permit.

Required in addition to the prescribed Nonresident Archer's Hunting Permit to pursue, take, possess and transport an antlerless deer during the archery hunting season. Fee: seven dollars (\$7).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed April 29, 2004.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will cost private entities approximately two thousand six hundred dollars (\$2,600) per year or thirteen thousand dollars (\$13,000) in the five (5)-year aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: 3 - Department of Conservation
Division: 10 Conservation Commission
Chapter: 5
Type of Rulemaking: Proposed rule
Rule Number and Name: 3 CSR 10-5.554 Nonresident Archery Antlerless Deer Hunting Permit

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
1300 nonresident archery antlerless deer permit holders		\$13,000

III. WORKSHEET

1,300 nonresident deer hunters are estimated to buy this permit each year. Each permit will cost an additional \$2. Total aggregate cost over the 5 year life for hunters is calculated as:

1,300 permits X \$2 per permit X 5 years

IV. ASSUMPTIONS

Based on an average five-year life cost. All permit fees are reviewed annually and adjustments made as needed-normally within five years—to remain competitive with other states.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits. The commission proposes to amend sections (2) and (5).

PURPOSE: This amendment establishes the option for hunters to use the Telecheck Harvest Reporting System to check fall and spring firearms turkeys, removes the requirement of checking in the county of harvest or an adjoining county and extends checking requirement to within twenty-four (24) hours of take. It further establishes that landowners and lessees must obtain a Landowner Turkey Hunting Permit

- (2) Turkeys may be possessed or transported only by the taker thereof and only when tagged immediately with the transportation portion of the permit. Detachment of the transportation portion of the permit prior to taking a turkey renders the permit void. [During the spring and fall firearms seasons, the The taker shall submit [these] turkeys with head and plumage intact, along with the prescribed hunting permit, for inspection and [recording] registration at an [established] official checking station. [in the county where taken or an adjoining county between the hours of 7:00 a.m. and 3:00 p.m. CDT on the day taken during the spring season and not later than 8:00 p.m. CDT on the day taken during the fall season.] All turkeys taken must be checked within twenty-four (24) hours. During the spring and fall firearms turkey hunting seasons, the taker must check turkeys either at an official check station or through the Telecheck Harvest Reporting System. The telecheck confirmation number must be recorded immediately, on the transportation tag portion of the permit. During archery season, the taker shall submit [these] turkeys with head and plumage intact, along with the prescribed archery permit, for inspection and [recording] registration at an [established] official archery checking station [within twenty-four (24) hours of the takel.
- (5) A resident landowner or lessee as defined in [this Code, without holding a] 3 CSR 10-20.805, possessing a landowner turkey hunting permit, may take and possess turkey in accordance with this rule on his/her land or, in the case of the lessee, on the farm on which s/he resides[, but s/he shall tag the turkey with his/her name and address immediately upon taking] and shall personally deliver the turkey for checking or use the Telecheck Harvest Reporting System as required in this rule.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed Dec. 15, 1975, effective Dec. 31, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed April 29, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with John W. Smith, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 110—Missouri Dental Board Chapter 2—General Rules

PROPOSED AMENDMENT

4 CSR 110-2.130 Dental Hygienists. The board is proposing to amend paragraphs (8)(B)3. and (9)(B)3.

PURPOSE: This amendment eliminates the requirement that the document reflecting proof of the dental hygienist's competency be notarized.

- (8) A hygienist may administer nitrous oxide analgesia if s/he:
- (B) Obtains a nitrous oxide analgesia permit, issued by the board, upon submitting the following:
 - 1. A completed application form provided by the board; and
- 2. A nonrefundable fee, payable to the Missouri Dental Board; and
 - 3. A [notarized] copy of proof of competency.
- (9) A hygienist may administer local anesthesia, which includes infiltration and block anesthesia, if s/he:
- (B) Receives a local anesthesia permit, issued by the board, upon submitting the following:
 - 1. A completed application form provided by the board; and
- 2. A nonrefundable fee, payable to the Missouri Dental Board; and
 - 3. A [notarized] copy of proof of competency.

AUTHORITY: sections 332.031 and 332.091, RSMo 2000 and 332.311 [RSMo Supp. 1999] and 332.071, RSMo Supp. 2003. Original rule filed Dec. 12, 1975, effective Jan. 12, 1976. For intervening history, please consult the Code of State Regulations. Amended: Filed May 3, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Dental Board, Sharlene Rimiller, Executive Director, PO Box 1367, Jefferson City, MO 65102, by facsimile at (573) 751-8216 or by e-mailing dental@mail.state.mo.us. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

PROPOSED AMENDMENT

4 CSR 120-2.080 Written Statement of Charges. The board is proposing to amend sections (1) and (2), add new sections (3) and (5) and renumber the existing section (3) to (4).

PURPOSE: This amendment clarifies the written statement of charges at the time of need.

- (1) Every **Missouri licensed** funeral director *[in charge of arranging for any funeral service,]* **responsible for providing funeral services** or arranging for the delivery of any funeral merchandise, shall give or cause to be given to the person(s) making such arrangements a written statement of charges for the funeral merchandise and **funeral** services selected.
- (2) [The] At the time of need, a written statement of charges shall be completed and given to the person[(s)] making [such] the atneed arrangements. [at the time such arrangements are completed but] The written statement of charges shall be completed prior to the [time of] rendering of the funeral services or providing [the] merchandise. [and it shall contain, at] At a minimum, the written statement of charges shall contain the following [information]:
- (A) The name and signature of the Missouri licensed funeral director responsible for marking the arrangements or providing the funeral merchandise;
- ((A)) (B) The name and address of the Missouri licensed funeral establishment in charge of [the arrangements, or the name and address of the funeral establishment in charge of providing the merchandise selected, including the name and signature of the funeral director in charge of the arrangements or] providing the merchandise or funeral services;
- [(B)] (C) The name, address and signature of the [purchaser] person making the at-need arrangements;
- [(C)] (D) The date of the [purchaser's and funeral director's] signatures;
 - [(D)] (E) The name of the deceased [and the date of death];
 - (F) The date of death;
- [(E)] (G) The price of the service(s) selected and the price of the supplemental (additional) items [of service];
- [(F)] (H) The price of the merchandise selected [which shall include] including a detailed description of the casket and outer burial container;
- [(G)] (I) The amount and description of all cash advance items; and
 - [(H)] (J) The method of payment.
- (3) A preneed contract shall not be substituted for the written statement of charges required by this rule.
- [(3)] (4) Violations of this rule will be deemed misconduct in the practice of funeral directing.
- (5) The rules in this division are declared severable. If any rule, or section of a rule, is held invalid by a court of competent jurisdiction or by the Administrative Hearing Commission, the remaining provisions shall remain in full force and effect unless otherwise determined by a court of competent jurisdiction or by the Administrative Hearing Commission.

AUTHORITY: sections 333.111[, RSMo Supp. 1997] and 333.145, RSMo [1994] 2000. Original rule filed Oct. 17, 1975, effective Oct. 28, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed May 3, 2004.

PUBLIC COST: This proposed amendment is estimated to cost state agencies or political subdivisions less than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Embalmers and Funeral Directors, Becky Dunn, Executive Director, 3605 Missouri Boulevard, PO Box 423, Jefferson City, MO

65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 5—Conduct of Gaming

PROPOSED AMENDMENT

11 CSR 45-5.150 Inventory of Chips and Tokens. The commission is amending section (2).

PURPOSE: The commission proposes to amend this rule by changing from daily to monthly the requirement for casinos to inventory and compute the unredeemed liability for each denomination of chips and tokens in circulation.

(2) Each holder of a Class A license on a [daily] monthly basis, shall compute and record the unredeemed liability for each denomination of chips and tokens and cause to be made an inventory of chips and tokens in circulation and cause the result of this inventory to be recorded in the chip and token inventory ledger. On a monthly basis, each holder of a Class A license shall cause an inventory of chips in reserve to be made and cause the result of this inventory to be recorded in the chip and token inventory ledger. The procedures to be utilized to compute the unredeemed liability and to inventory chips and tokens in circulation and reserve shall be submitted to the commission for approval. A physical inventory of chips in reserve shall be required annually if the inventory procedures incorporate the sealing of the locked compartment.

AUTHORITY: sections 313.004, 313.805, [and] 313.817[, RSMo 1994] and 313.807, RSMo [Supp. 1997] 2000. Emergency rule filed Sept. 1, 1993, effective Sept. 20, 1993, expired Jan. 17, 1994. Emergency rule filed Jan. 5, 1994, effective Jan. 18, 1994, expired Jan. 30, 1994. Original rule filed Sept. 1, 1993, effective Jan. 31, 1994. Amended: Filed June 2, 1995, effective Dec. 30, 1995. Amended: Filed May 13, 1998, effective Oct. 30, 1998. Amended: Filed April 28, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Gaming Commission, PO Box 1847, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. A public hearing is scheduled for 10 a.m. on August 18, 2004, in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 6—Operation of the Riverboat

PROPOSED AMENDMENT

11 CSR 45-6.030 [Weapons] Firearms on the Riverboat. The commission is amending section (1).

PURPOSE: The commission proposes to amend this rule by describing how consent may be given by owners or managers to permit a person to carry a firearm onto an excursion gambling boat.

- (1) The only individuals who may carry a [weapon] firearm on an excursion gambling boat without the approval of the owner or general manager of the excursion gambling boat are commission agents, law enforcement officials [acting in their official capacities] as described in section 571.030.2, RSMo, security personnel authorized by the excursion gambling boat and security personnel under contract with Class A licensees to transport money. Any other person must obtain approval from the [commission] owner or general manager of the excursion gambling boat prior to carrying any [weapon] firearm on an excursion gambling boat. Any owner or general manager giving permission for a person to carry a firearm onto an excursion gambling boat shall notify the commission agent on duty in writing on a form approved by the commission immediately upon granting permission. Such notice to the commission agent shall identify the person to whom the permission was granted, verify that the person to whom permission was granted is in possession of a current, valid concealed carry endorsement issued pursuant to section 571.094, RSMo, and contain the signature of the owner or general manager. Each Class A licensee shall provide to the commission a current list of all persons authorized to execute on its behalf the notice required by this section.
- (2) Excursion gambling boat licensees shall notify the commission of the licensee's security personnel who have been authorized by the licensee to carry firearms. Such security personnel must be in compliance with applicable state and local requirements regarding the carrying of firearms.

AUTHORITY: sections 313.004 and 313.805, RSMo [1994] 2000. Emergency rule filed Sept. 1, 1993, effective Sept. 20, 1993, expired Jan. 17, 1994. Emergency rule filed Jan. 5, 1994, effective Jan. 18, 1994, expired Jan. 30, 1994. Original rule filed Sept. 1, 1993, effective Jan. 31, 1994. Amended: Filed March 18, 1996, effective Oct. 30, 1996. Amended: Filed Sept. 2, 1997, effective March 30, 1998. Amended: Filed May 13, 1998, effective Oct. 30, 1998. Amended: Filed April 28, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities approximately one thousand one hundred dollars (\$1,100) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Gaming Commission, PO Box 1847, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. A public hearing is scheduled for 10 a.m. on August 18, 2004, in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.

FISCAL NOTE PRIVATE ENTITY COST

I. RULE NUMBER

Title: 11 - DEPARTMENT OF PUBLIC SAFETY

Division: 45 - Missouri Gaming Commission

Chapter: 6 – Operation of the Riverboat

Type of Rulemaking: Proposed Amendment

Rule Number and Name: 11 CSR 45-6.030 - Firearms on the Riverboat

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by	Classification by types of the	Estimate in the aggregate as to the
class which would likely be affected	business entities which would likely	cost of compliance with the rule by
by the adoption of the proposed rule:	be affected:	the affected entities:
11	Class A Licensees	\$1,100

III. WORKSHEET

11 Class A Licensees x \$100 for estimated cost in labor and materials to prepare a consent notice form = \$1,100

IV. ASSUMPTIONS

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 10—Licensee's Responsibilities

PROPOSED AMENDMENT

11 CSR 45-10.020 Applicant's Duty to Disclose Changes in Information. The commission is amending section (1).

PURPOSE: The commission proposes to amend this rule by allowing licensees ten (10) days to report changes in information.

(1) Applicants for licenses issued by the commission shall have a continuing duty to disclose, within [seven (7)] ten (10) business days, any material changes in the information provided in the application forms and requested materials submitted to the commission. The duty to disclose changes in information shall continue throughout any period of licensure granted by the commission. This duty shall be in addition to any other reporting requirements.

AUTHORITY: sections 313.004, 313.800, 313.805 and 313.807, RSMo [Supp. 1993] 2000. Emergency rule filed Sept. 1, 1993, effective Sept. 20, 1993, expired Jan. 17, 1994. Emergency rule filed Jan. 5, 1994, effective Jan. 18, 1994, expired on Jan. 30, 1994. Original rule filed Sept. 1, 1993, effective Jan. 31, 1994. Amended: Filed April 28, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Gaming Commission, PO Box 1847, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. A public hearing is scheduled for 10 a.m. on August 18, 2004, in the Missouri Gaming Commission's Hearing Room, 3417 Knipp Drive, Jefferson City, Missouri.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—Division of Medical Services Chapter 15—Hospital Program

PROPOSED AMENDMENT

13 CSR 70-15.160 Prospective Outpatient Hospital Services Reimbursement Methodology. The division is amending subsection (2)(B), adding subsections (2)(D) and (4)(D), and deleting section (5).

PURPOSE: This proposed amendment revises subsection (2)(B), adds subsection (2)(D) which outlines how the prospective outpatient payment percentage will be determined for hospitals that are missing a fourth, fifth, or sixth prior year cost report, adds definition of nominal charge provider to section (4), and removes section (5) out-of-state outpatient reimbursement which is addressed in proposed rule 13 CSR 70-15.190.

- (2) Exempt Hospitals. Exempt Hospital Outpatient payment percent will be set as follows and will include:
- (B) Hospitals who qualify as nominal charge providers under 42 CFR 413.13(f) or meet the definition of nominal charge provider in subsection (4)(D) shall be reimbursed on an interim basis by

Medicaid at the lesser of seventy-five percent (75%) of usual and customary charges as billed by the provider for covered services or one hundred percent (100%) of the facility's Medicaid-allowable outpatient cost-to-charge ratio as determined from the most recent deskreviewed cost report. Reimbursement at the applicable percentage shall be effective July 1 of each SFY for all providers.

(D) A hospital that has failed to file one (1) of the cost reports used to determine their prospective outpatient payment percentage for the year, whether it be the fourth, fifth, or sixth prior year cost report, will have their prospective outpatient payment percentage based on the two (2) cost reports that are on file with the division plus the average of those two (2) cost reports to be used in place of the missing cost report. For example, if the division does not have on file a fourth prior year cost report but has the fifth and sixth prior year cost reports would be used in place of the fourth prior year cost report. This average along with the fifth and sixth prior year cost reports would then be used to calculate the prospective outpatient payment percentage.

(4) Definitions.

- (D) Nominal charge provider. A nominal charge provider is determined from the fourth prior year desk reviewed cost report. The hospital must meet the following criteria:
- 1. An acute care hospital with an unsponsored care ratio of at least sixty-five percent (65%) and is licensed for fifty (50) inpatient beds or more and has an occupancy rate of more than forty percent (40%). The unsponsored care ratio is determined as the sum of bad debts and charity care divided by total net revenue. The hospital must meet one (1) of the federally mandated Disproportionate Share qualifications; or
- 2. The hospital is a public hospital operated by the Department of Mental Health primarily for the care and treatment of mental disorders.

[(5) Out-of-State Outpatient Reimbursement.

(A) Out-of-state outpatient hospital services and services of federally-operated hospitals located within Missouri will be reimbursed by Missouri Medicaid at sixty percent (60%) of usual and customary charges as billed by the provider for covered services with the exceptions for services in subsection (1)(C).]

AUTHORITY: sections 208.152, 208.153 and 208.201, RSMo 2000 and 208.471, RSMo Supp. [2001] 2003. Emergency rule filed June 20, 2002, effective July 1, 2002, expired Feb. 27, 2003. Original rule filed June 14, 2002, effective Jan. 30, 2003. Amended: Filed May 3, 2004.

PUBLIC COST: This proposed amendment is expected to cost state agencies and political subdivisions five hundred fifty-three thousand eight hundred fifty-six dollars (\$553,856) in SFY 2004 and \$0 in SFY 2005.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate in SFY 2004 and SFY 2005.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, Division of Medical Services, 615 Howerton Court, Jefferson City, MO 65109. To be considered, comments must by received within thirty (30) days after publication of this notice in the Missouri Register. If to be hand-delivered, comments must be brought to the Division of Medical Services at 615 Howerton Court, Jefferson City, Missouri. No public hearing is scheduled.

FISCAL NOTE

PUBLIC COST

I. RULE NUMBER

Rule Number and Name:	13 CSR 70-15.160 Prospective Outpatient Hospital Services Reimbursement Methodology
Type of Rulemaking:	Proposed Amendment

II. SUMMARY OF FISCAL IMPACT

Affected Agency of Political	Estimated Cost of Compliance in
Subdivision	the Aggregate
Department of Social Services	SFY 2004 - \$553,856
Division of Medical Services	
Department of Social Services	SFY 2005 - \$0
Division of Medical Services	

III. WORKSHEET

For SFY 2004, the estimated annual impact is based on the assumption that there is only one hospital that meets the requirements of section (2) (D) of the proposed regulation. As a result of this change, their prospective outpatient payment percentage will increase from 68% to 96%. This results in additional payments that are estimated at \$553,856. For SFY 2005, the same assumptions apply except their prospective outpatient payment percentage is expected to decrease which results in less payments to the hospital and therefore, no additional cost.

IV. ASSUMPTIONS

The increased cost is based on section (2) (D) of the proposed methodology in which the prospective outpatient payment percentage methodology is outlined for hospitals that have failed to file a fourth, fifth, or sixth prior year cost report.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Health Standards and Licensure Chapter 20—Hospitals

PROPOSED AMENDMENT

19 CSR 30-20.015 Administration of the Hospital Licensing Program. The department proposes to amend section (1), and subparagraph (9)(C)2.O., add subparagraph (9)(C)2.P and update the form that follows the rule in the *Code of State Regulations*.

PURPOSE: This amendment corrects the department name and a typographical error in section (1) and adds another guideline for consideration during the determination of immediate and serious threat in section (9).

(1) Persons intending to operate a hospital shall submit information to the Department of Health/'s Bureau of Hospital Licensing and Certification] and Senior Services, as set out in the application form [(MO 580-007, 12/87)] (MO 580-0007(8-01)) included herein. Within thirty (30) days after receipt of the application, the applicant will be notified of any omitted information or documents. After sixty (60) days any incomplete application is null. Each application for license to operate a hospital shall be accompanied by the appropriate licensing fee required by section 197.050, RSMo. Each license shall be issued for the premises and persons named in the application.

(9) Inspection Findings.

- (C) The following guidelines, applicable to the inspection, shall be used by the licensing representative to determine if a finding during an inspection constitutes an immediate and serious threat to the health and safety of one (1) or more patients. The guidelines used to determine immediate and serious threat serve only as guides for authorized department representatives to use when making the determination.
 - 1. Failure to protect from abuse—
 - A. Serious injuries such as head trauma or fractures;
- B. Non-consensual sexual interactions; e.g., sexual harassment, sexual coercion or sexual assault;
- C. Unexplained serious injuries that have not been investigated;
 - D. Staff striking or roughly handling an individual;
- E. Staff yelling, swearing, gesturing or calling an individual derogatory names;
 - F. Bruises around the breast or genital area; or
- G. Suspicious injuries; e.g., black eyes, rope marks, cigarette burns, unexplained bruising.
 - 2. Failure to prevent neglect-
 - A. Lack of timely assessment of individuals after injury;
- B. Lack of supervision for individual with known special needs;
 - C. Failure to carry out doctor's orders;
- D. Repeated occurrences such as falls which place the individual at risk of harm without intervention;
- E. Access to chemical and physical hazards by individuals who are at risk;
- F. Access to hot water of sufficient temperature to cause tissue injury;
- G. Non-functioning call system without compensatory measures;
- H. Unsupervised smoking by an individual with a known safety risk;

- I. Lack of supervision of cognitively impaired individuals with known elopement risk;
- J. Failure to adequately monitor individuals with known severe self-injurious behavior;
- K. Failure to adequately monitor and intervene for serious medical/surgical conditions;
- L. Use of chemical/physical restraints without adequate monitoring;
 - M. Lack of security to prevent abduction of infants;
- N. Improper feeding/positioning of individual with known aspiration risk; [or]
- O. Inadequate supervision to prevent physical altercations/./;
- P. Lack of appropriate use, care planning or monitoring of patients when any type of restraint, including but not limited to physical or chemical restraint, is utilized.
 - 3. Failure to protect from psychological harm—
- A. Application of chemical/physical restraints without clinical indications;
- B. Presence of behaviors by staff such as threatening or demeaning, resulting in displays of fear, unwillingness to communicate, and recent or sudden changes in behavior by individuals; or
- C. Lack of intervention to prevent individuals from creating an environment of fear.
- 4. Failure to protect from undue adverse medication consequences and/or failure to provide medications as prescribed—
- A. Administration of medication to an individual with a known history of allergic reaction to that medication;
- B. Lack of monitoring and identification of potential serious drug interaction, side effects, and adverse reactions;
 - C. Administration of contraindicated medications;
- D. Pattern of repeated medication errors without intervention;
- E. Lack of diabetic monitoring resulting or likely to result in serious hypoglycemic or hyperglycemic reaction; or
- F. Lack of timely and appropriate monitoring required for drug titration.
- 5. Failure to provide adequate nutrition and hydration to support and maintain health—
- A. Food supply inadequate to meet the nutritional needs of the individual:
- B. Failure to provide adequate nutrition and hydration resulting in malnutrition; e.g., severe weight loss, abnormal laboratory values;
- C. Withholding nutrition and hydration without advance directive; or
 - D. Lack of potable water supply.
- 6. Failure to protect from widespread nosocomial infections; e.g. failure to practice standard precautions, failure to maintain sterile techniques during invasive procedures and/or failure to identify and treat nosocomial infections—
- A. Pervasive improper handling of body fluids or substances from an individual with an infectious disease;
- B. High number of infections or contagious diseases without appropriate reporting, intervention and care;
 - C. Pattern of ineffective infection control precautions; or
- D. High number of nosocomial infections caused by cross contamination from staff and/or equipment/supplies.
 - 7. Failure to correctly identify individuals—
 - A. Blood products given to wrong individual;
- B. Surgical procedure/treatment performed on wrong individual or wrong body part;
- C. Administration of medication or treatments to wrong individual; or
 - D. Discharge of an infant to the wrong individual.

- 8. Failure to safely administer blood products and safely monitor organ transplantation—
 - A. Wrong blood type transfused;
 - B. Improper storage of blood products;
 - C. High number of serious blood reactions;
- D. Incorrect cross match and utilization of blood products or transplantation organs; or
 - E. Lack of monitoring for reactions during transfusions.
- 9. Failure to provide safety from fire, smoke and environment hazards and/or failure to educate staff in handling emergency situations—
- A. Nonfunctioning or lack of emergency equipment and/or power source;
 - B. Smoking in high risk areas;
 - C. Incidents such as electrical shock, fires;
 - D. Ungrounded/unsafe electrical equipment;
- E. Widespread lack of knowledge of emergency procedures by staff;
 - F. Widespread infestation by insects/rodents;
- G. Lack of functioning ventilation, heating or cooling system placing individuals at risk;
- H. Use of non-approved space heaters, such as kerosene, electrical, in resident or patient areas;
- I. Improper handling/disposal of hazardous materials, chemicals and waste;
- J. Locking exit doors in a manner that does not comply with NFPA 101;
 - K. Obstructed hallways and exits preventing egress;
 - L. Lack of maintenance of fire or life safety systems; or
- M. Unsafe dietary practices resulting in high potential for food-borne illnesses.
- 10. Failure to provide initial medical screening, stabilization of emergency medical conditions and safe transfer for individuals and women in active labor seeking emergency treatment—
- A. Individuals turned away from emergency room (ER) without medical screening exam;
- B. Women with contractions not medically screened for status of labor;
- C. Absence of ER or obstetrical (OB) medical screening records;
 - D. Failure to stabilize emergency medical condition; or
- E. Failure to appropriately transfer an individual with an unstabilized emergency medical condition.

MISSOURI DEPARTMENT OF HEALTH AND SENIOR SERV				SERVICES P.O. BOX 570 JEFFERSON CITY, MISSOURI 65102-0570					
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AUTHORITY: sections 192.006, 197.080 and 197.293, RSMo 2000. This rule was previously filed as 13 CSR 50-20.015. Original rule filed April 9, 1985, effective July 11, 1985. Amended: Filed Nov. 4, 1992, effective June 7, 1993. Amended: Filed Nov. 21, 1995, effective July 30, 1996. Amended: Filed Oct. 6, 1998, effective April 30, 1999. Amended: Filed June 28, 2001, effective Feb. 28, 2002. Amended: Filed April 30, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Health and Senior Services, Division of Senior Services and Regulation, Section for Health Standards and Licensure, Cynthia Schmutzler, Interim Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Health Standards and Licensure Chapter 20—Hospitals

PROPOSED AMENDMENT

19 CSR **30-20.021** Organization and Management for Hospitals. The department proposes to amend sections (2) and (3).

PURPOSE: This amendment increases the maximum length of time for which medical staff can be initially appointed; modifies language regarding denials of appointment, reappointment, curtailment, suspension, revocation or modification of privileges; changes how often an independent practitioner's credentials must be reviewed; expands patient rights; modifies retention requirements for minutes of medical staff meetings; changes requirements related to the review and evaluation of the quality of clinical practice of the medical staff; adds an additional requirement on the use of abbreviations and symbols in medical records; modifies the time requirements related to inpatient histories and physical examinations; and limits the time frame for administering certain types of medications prepared by non-pharmacy personnel.

- (2) Governing Body, Administration and Medical Staff.
 - (A) Governing Body.
- 1. The governing body is defined as an individual owner(s), partnership, corporate body, association or public agency having legal responsibility for the operation of a hospital subject to provisions of sections 197.020–197.120, RSMo.
- 2. The governing body shall be the legal authority in the hospital and shall be responsible for the overall planning, directing, control and management of the activities and functions of the hospital.
- 3. The governing body shall establish and adopt bylaws to provide for the appointment of a qualified chief executive officer and members of the medical staff and of the delegation of authority and responsibility to each. A copy of the governing body bylaws and of all amendments or revisions shall be submitted to the Department of Health for its records.
- 4. Meetings of the governing body shall be held at regular, stated intervals and at other times necessary for proper operation of the

- hospital. Minutes of all meetings shall be kept as permanent records, signed and made available to members of the governing body.
- 5. Bylaws of the governing body shall provide for the election of officers and for the appointment of standing and special committees necessary to effectively carry out its responsibilities. Written minutes of all committee meetings shall be maintained on a confidential basis.
- 6. Bylaws of the governing body shall establish a direct and effective means of liaison among the governing body, the administration and the medical staff.
- 7. The governing body shall select and employ a chief executive officer who should be qualified, by education and experience, in the field of hospital or health care administration.
- 8. Bylaws of the governing body shall describe and convey authority to the chief executive officer for the administration of the hospital in all its activities. The chief executive officer shall be subject to special policies adopted or specific orders issued by the governing body in accordance with its bylaws.
- 9. The Department of Health shall be notified of any change in the appointment of the chief executive officer.
- 10. Bylaws of the governing body shall require that the medical staff, hospital personnel and all auxiliary organizations, directly or indirectly, shall be responsible to the governing body through the chief executive officer.
- 11. Bylaws of the governing body shall require that a qualified individual be designated by the chief executive officer to act in his/her absence.
- 12. Duly appointed representatives of the Department of Health shall be allowed to inspect the hospital as required in section 197.100, RSMo.
- 13. Bylaws of the governing body shall provide for the selection and appointment of medical staff members based upon defined criteria and in accordance with an established procedure for processing and evaluating applications for membership. Applications for appointment and reappointment shall be in writing and shall signify agreement of the applicant to conform with bylaws of both the governing body and medical staff and to abide by professional ethical standards. Initial appointments to the medical staff shall not exceed [twelve (12) months] two (2) years. Reappointments, which may be processed and approved at the discretion of the governing body on a monthly or other cyclical pattern, shall not exceed two (2) years.
- 14. Bylaws of the governing body shall require that the medical staff develop and adopt medical staff bylaws and rules which shall become effective when approved by the governing body.
- 15. The governing body, acting upon recommendations of the medical staff, shall approve or disapprove appointments and on the basis of established requirements shall determine the privileges extended to each member of the staff.
- 16. Bylaws of *[both]* the governing body *[and medical staff shall provide for appeal and hearing procedures for the denial of reappointment and for the denial, curtailment, suspension, revocation or other modification of clinical privileges of a member of the medical staff. These bylaws also] shall provide that notification of denial of appointment, reappointment, curtailment, suspension, revocation or modification of privileges shall be in writing and shall indicate the reason(s) for this action.*
- 17. The governing body shall establish mechanisms which assure the hospital's compliance with mandatory federal, state and local laws, rules and standards.
- 18. Although independent licensed practitioners are not authorized membership to the medical staff, the governing body may include provisions within its bylaws to grant licensed practitioners clinical privileges, on an outpatient basis, for diagnostic and therapeutic tests and treatment. The privileges shall be within the scope and authority of each practitioner's current Missouri license and practice act.

- A. The provisions shall include a mechanism to assure that independent practitioners who provide services have clinical privileges delineated by the governing body or designee.
- B. The mechanism shall include criteria for a review of an independent practitioner's credentials [on] at least [an annual basis the first two (2) years and at least] every two (2) years [after that]. At a minimum, the criteria shall include documentation of a current license, relevant training and experience, and competency.
- 19. The governing body shall establish and implement a mechanism which assures compliance with the reporting requirements in section 383.133, RSMo.
 - (B) Administration, Chief Executive Officer.
- 1. The chief executive officer shall be the direct representative of the governing body and shall be responsible for management of the hospital commensurate with the authority delegated by the governing body in its bylaws.
- 2. The chief executive officer shall be responsible for maintaining liaison among the governing body, medical staff and all departments of the hospital.
- 3. The chief executive officer shall organize the administrative functions of the hospital through appropriate departmentalization and delegation of duties and shall establish a system of authorization, record procedures and internal controls.
- 4. The chief executive officer shall be responsible for the recruitment and employment of qualified personnel to staff the various departments of the hospital and shall insure that written personnel policies and job descriptions are available to all employees.
- 5. The chief executive officer shall be responsible for the development and enforcement of written policies and procedures governing visitors to all areas of the hospital.
- 6. The chief executive officer shall be responsible for establishing effective security measures to protect patients, employees and visitors.
- 7. The chief executive officer shall maintain policies protecting children admitted to or discharged from the hospital. Policies shall provide for at least the following:
- A. A child shall not be released to anyone other than the child's parent(s), legal guardian or custodian;
- B. The social work service personnel shall have knowledge of available social services for unmarried mothers and for the placement of children:
- $\mbox{C.}$ Adoption placements shall comply with section 453.010, RSMo; and
- D. The reporting of suspected incidences of child abuse shall be made to the Division of Family Services as established under section 210.120. RSMo.
- 8. The chief executive officer shall be responsible for developing a written emergency preparedness plan. The plan shall include procedures which provide for safe and orderly evacuation of patients, visitors and personnel in the event of fire, explosion or other internal disaster. The plan shall also include procedures for caring for mass casualties resulting from any external disaster in the region.
- 9. The emergency plan in paragraph (2)(B)8. of this rule shall be readily available to all personnel. The chief executive officer is responsible for ensuring all employees shall be instructed regarding their responsibilities during an emergency. Drills for internal disasters, such as fires, shall be held at least quarterly for each shift and shall include the simulated use of fire alarm signals and simulation of emergency fire conditions. Annual drills for external disasters shall be held in coordination with representatives of local emergency preparedness offices. The movement of hospital patients is not required as a part of the drills.
- 10. The chief executive officer shall be responsible for carrying out policies of the governing body to ensure that patients are admitted to the hospital only by members of the medical staff and that each patient's general medical condition shall be the primary responsibility of a physician member of the medical staff.

- 11. The chief executive officer shall bring to the attention of the chief of the medical staff and governing body failure by members of that staff to conform with established hospital policies regarding administrative matters, professional standards or the timely preparation and completion of each patient's clinical record.
- 12. The chief executive officer shall be responsible for developing and maintaining a hospital environment which provides for efficient care and safety of patients, employees and visitors.
- 13. The chief executive officer shall be responsible for the development and enforcement of written policies which prohibit smoking throughout the hospital except specific designated areas where smoking may be permitted. Lobbies and dining rooms having an area of at least one thousand (1,000) square feet which are enclosed and separated from the access to exit corridor systems may have a designated smoking area. This designated smoking area may not exceed twenty percent (20%) of the total area of the room and shall be located to minimize the spread of smoke into the nonsmoking areas. Lobbies, dining rooms and other rooms of less than one thousand (1,000) square feet which are enclosed and separated from the access to exit corridor systems may be designated smoking areas provided one hundred percent (100%) of the air supplied to the room is exhausted. Individual patients may be permitted to smoke in their rooms with the consent of any other patients occupying the room and with the permission of his/her attending physician. If a patient is confined to bed or classified as not being responsible, smoking is permitted only under the direct supervision of an authorized individual. Modification of the patient room ventilation system is not required to permit occasional authorized smoking by a patient.
- 14. An annual licensing survey for each fiscal year shall be filed with the department on the survey document provided by the Department of Health **and Senior Services**. The survey shall be due within two (2) months after the hospital's receipt of the survey.
- 15. The chief executive officer shall be responsible for establishing and implementing a mechanism which will assure that patient services provide care or an appropriate referral that is commensurate with the patient's needs. If services are provided by contract, the contractor shall furnish services that permit the hospital to comply with all applicable hospital licensing requirements.
- 16. The chief executive officer shall be responsible for establishing and implementing a mechanism to assure that all equipment and physical facilities used by the hospital to provide patient services, including those services provided by a contractor, comply with applicable hospital licensing requirements.
- 17. The chief executive officer shall be responsible for establishing and implementing a mechanism to assure that patients' rights are protected. At a minimum, the mechanism shall include the following:
- A. The patient has the right to be free from abuse, [or] neglect or harassment;
- B. The patient has the right to be treated with consideration and respect;
- C. The patient has the right to protective oversight while a patient in the hospital;
- D. The patient or his/her designated representative has the right to be informed regarding the hospital's plan of care for the patient;
- E. The patient or his/her designated representative has the right to be informed, upon request, regarding general information pertaining to services received by the patient;
- F. The patient or his/her designated representative has the right to review the patient's medical record and to receive copies of the record at a reasonable photocopy fee;
- G. The patient or his/her designated representative has the right to participate in the patient's discharge planning, including being informed of service options that are available to the patient and a choice of agencies which provide the service;

- H. When a patient has brought personal possessions to the hospital, s/he has the right to have these possessions reasonably protected;
- I. The patient has the right to accept medical care or to refuse it to the extent permitted by law and to be informed of the medical consequences of refusal. The patient has the right to appoint a surrogate to make health care decisions on his/her behalf to the extent permitted by law; [and]
- J. The patient, responsible party or designee has the right to participate in treatment decisions and the care planning process[.];
- K. The patient has the right to be informed of the hospital's patient grievance policies and procedures, including who to contact and how; and
- L. The patient has the right to file a verbal or written grievance and to expect a prompt resolution of the grievance, including a timely written notice of the resolution. This written notice should include information on the steps taken on behalf of the patient to investigate the grievance, the results of the investigation, and the date the investigation was completed.
 - (C) Medical Staff.

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- 1. The medical staff shall be organized, shall develop and, with the approval of the governing body, shall adopt bylaws, rules and policies governing their professional activities in the hospital.
- 2. Medical staff membership shall be limited to physicians, dentists, psychologists and podiatrists. They shall be currently licensed to practice their respective professions in Missouri. The bylaws of the [governing body and] medical staff shall include the procedure to be used in processing applications for medical staff membership[; approving or disapproving] and the criteria for granting initial or continuing medical staff appointments[;] and [determining the] for granting initial, renewed or revised clinical privileges [available to physicians, dentists, psychologists and podiatrists].
- 3. No application for membership on the medical staff shall be denied based solely upon the applicant's professional degree or the school or health care facility in which the practitioner received medical, dental, psychology or podiatry schooling, postgraduate training or certification, if the schooling or postgraduate training for a physician was accredited by the American Medical Association or the American Osteopathic Association, for a dentist was accredited by the American Dental Association's Commission on Dental Accreditation, for a psychologist was accredited with accordance to Chapter 337, RSMo and for a podiatrist was accredited by the American Podiatric Medical Association. Each application for staff membership shall be considered on an individual basis with objective criteria applied equally to each applicant.
- 4. Each physician, dentist, psychologist or podiatrist requesting staff membership shall submit a **complete** written application to the chief executive officer of the hospital **or his designee** on a form approved by the governing body. Each application shall be accompanied by evidence of education, training, professional qualifications, license and *[standards of performance]* any other information required by the medical staff bylaws or policies.
- 5. [The governing body, acting upon recommendations of the medical staff, shall approve or disapprove appointments.] Written criteria shall be developed for privileges extended to each member of the staff. A formal mechanism shall be established for recommending to the governing body delineation of privileges, curtailment, suspension or revocation of privileges and appointments and reappointments to the medical staff. The mechanism shall include an inquiry of the National Practitioner Data Bank. Bylaws of the medical staff shall provide for hearing and appeal procedures for the denial of reappointment and for the denial, revocation, curtailment, suspension, revocation, or other modification of clinical privileges of a member of the medical staff.
- 6. Any applicant for medical staff membership who is denied membership or whose completed application is not acted upon within ninety (90) calendar days of completion of verification of cre-

- dentials data or a medical staff member whose membership [is] or privileges are terminated, curtailed or diminished in any way shall be given in writing the reasons for the action or lack of action. The reasons shall relate to, but not be limited to, [standards of patient care,] patient welfare, the objectives of the institution, the inability of the organization to provide the necessary equipment or trained staff, contractual agreements, or the conduct or competency of the applicant or medical staff member.
- 7. Initial appointments to the medical staff shall not exceed [twelve (12) months] two (2) years. Reappointments, which may be processed and approved at the discretion of the governing body on a monthly or other cyclical pattern, shall not exceed two (2) years.
- 8. The medical staff bylaws shall provide for—an outline of the medical staff organization; designation of officers, their duties and qualifications and methods of selecting the officers; committee functions; and an appeal and hearing process.
- 9. The medical staff bylaws shall provide for an active staff and other categories as may be designated in the governing body bylaws. The medical staff bylaws shall describe the voting rights, attendance requirements, eligibility for holding offices or committee appointments, and any limitations or restrictions identified with location of residence or office practice for each category.
- 10. The organized medical staff shall meet at intervals necessary to accomplish its required functions. A mechanism shall be established for monthly decision-making by or on behalf of the medical staff.
- 11. Written minutes of medical staff meetings shall be [signed and permanently filed] recorded. Minutes containing peer review information shall be retained on a confidential basis in the hospital. The medical staff shall determine retention guidelines and guidelines for release of minutes not containing peer review materials.
- 12. The medical staff as a body or through committee shall review and evaluate the quality of clinical practice of the **medical** staff [throughout] in the hospital [at least once each quarter Review and evaluation shall include selected deaths, unimproved cases, tissue, infections, complications, errors in diagnosis and results of treatment.] in accordance with the medical staff's peer review function and performance improvement plan and activities.
- 13. The medical staff shall establish in its bylaws or rules criteria for the content of patients' records provisions for their timely completion and disciplinary action for noncompliance.
- 14. Bylaws of the medical staff shall require that at all times at least one (1) physician member of the medical staff shall be on duty or available within a reasonable period of time for emergency service.
- (3) Required Patient Care Services. Each hospital shall provide the following: central services, dietary services, emergency services, medical records, nursing services, pathology and medical laboratory services, pharmaceutical services, radiology services, social work services and an inpatient care unit.
 - (D) Medical Records.
- 1. The director of the medical record services shall be appointed by the chief executive officer or chief operating officer. This director may be a qualified registered record administrator, an accredited record technician or an individual with demonstrated competence and knowledge of medical record department activities supervised by a qualified consultant who is a registered record administrator or accredited record technician.
- 2. Patient care by members of the medical staff, nursing staff and allied health professionals shall be entered in the patient's medical record in a timely manner. Documentation shall be legible, dated, authenticated and recorded in ink, typewritten or recorded electronically.
- 3. All orders shall be dated and authenticated by the ordering practitioner and shall be kept in the patient's medical record. Verbal

orders shall be authenticated by the prescribing practitioner or attending physician within the time frame that is defined by the medical staff in cooperation with nursing and administration. Authentication shall include written signatures, initials, computergenerated signature codes or rubber stamp signatures by the medical members and authorized persons whose signatures the stamp represents. The use of rubber stamps is discouraged, but where authorized, a signed statement shall be maintained in the administrative offices with a copy in the medical records department stating that the medical staff member whose stamp is involved is the only one who has the stamp and is the only one authorized to use it. The duplication of signature stamps and the delegation of their use by others is prohibited.

- 4. Only abbreviations and symbols approved by the medical staff may be used in the medical records. Each abbreviation or symbol shall have only one (1) meaning and an explanatory legend shall be available for use by all concerned. There shall be a list of abbreviations and symbols that shall not be used in handwritten communications.
- 5. The medical record of each patient shall be maintained in order to justify admission and continued hospitalization, support the diagnosis, describe the patient's progress and response to medications and services and to facilitate rapid retrieval and utilization by authorized personnel.
- 6. Medical records are the property of the hospital and shall not be removed from the hospital premises except by court order, subpoena, for the purposes of microfilming or for off-site storage approval by the governing body.
- 7. Written consent of the patient or the patient's legal representative is required for access to or release of information, copies or excerpts from the medical record to persons not otherwise authorized to receive this information.
- 8. Patient records shall be considered complete for filing when the required contents are assembled and authenticated. Hospital policy shall define circumstances in which incomplete medical records may be filed permanently by order of the medical record committee.
- 9. An inpatient's medical record shall include: a unique identifying record number; pertinent identifying and personal data; history of present illness or complaint; if injury, how the injury occurred; past history; family history; physical examination; admitting diagnosis; medical staff orders; progress notes; nurses' notes; discharge summary; final diagnosis; and evidence of informed consent. Where applicable, medical records shall contain reports such as clinical laboratory, X-ray, consultation, electrocardiogram, surgical procedures, therapy, anesthesia, pathology, autopsy and any other reports pertinent to the patient's care.
- 10. Admission forms shall be designed to record pertinent identifying and personal data.
- 11. A certificate of live birth shall be prepared for each child born alive and shall be forwarded to the local registrar within seven (7) days after the date of delivery. If the physician or other person in attendance does not certify to the facts of birth within five (5) days after the birth, the person in charge of the institution shall complete and sign the certificate.
- 12. When a dead fetus is delivered in an institution, the person in charge of the institution or his/her designated representative shall prepare and, within seven (7) days after delivery, file a report of fetal death with the local registrar.
- 13. Medical records of deceased patients shall contain the date and time of death, autopsy permit, if granted, disposition of the body, by whom received and when.
- 14. The State Anatomical Board shall be notified of an unclaimed dead body. A record of this notification shall be maintained.
- 15. The patient's medical records shall be maintained to safeguard against loss, defacement and tampering and to prevent damage from fire and water. Medical records shall be preserved in a permanent file in the original, on microfilm or other electronic media.

Patients' medical records shall be retained for a minimum of ten (10) years, except that a minor shall have his/her record retained until his/her twenty-third birthday, whichever occurs later. Preservation of medical records may be extended by the hospital for clinical, educational, statistical or administrative purposes.

- 16. There shall be a mechanism for the review and evaluation on a regular basis of the quality of medical record services.
- 17. Should the hospital cease to be licensed, arrangements for disposition of the patient medical records shall be made with nearby hospitals, the patient's physician or a reliable storage company. Notification of the disposition is to be provided to the department.
- 18. A history and physical examination shall be completed on each inpatient within twenty-four (24) hours of admission, or a history and physical examination shall have been completed or updated within the seven (7) days prior to admission. A history and physical which is performed up to and no more than thirty (30) days before admission may be utilized provided that the patient is reassessed and an update note is written, signed and dated to reflect the patient's status within seven (7) days prior to, or within twenty-four (24) hours after, admission.
- 19. A patient's records shall be completed within thirty (30) days of discharge.
 - (G) Pharmacy Services and Medication Management.
- 1. Pharmacy services shall be identified and integrated within the total hospital organizational plan. Pharmacy services shall be directed by a pharmacist who is currently licensed in Missouri and qualified by education and experience. The director of pharmacy services shall be responsible for the provision of all services required in subsection (4)(G) of this rule and shall be a participant in all decisions made by pharmacy services or committees regarding the use of medications. With the assistance of medical, nursing and administrative staff, the director of pharmacy services shall develop standards for the selection, distribution and safe and effective use of medications throughout the hospital.
- 2. Additional professional and supportive personnel shall be available for services provided. Pharmacists shall be currently licensed in Missouri and all personnel shall possess the education and training necessary for their responsibilities.
- 3. Support pharmacy personnel shall work under the supervision of a pharmacist and shall not be assigned duties that by law must be performed by a pharmacist. Interpreting medication orders, selecting, compounding, packaging, labeling and the dispensing of medications by pharmacy staff shall be performed by or under the supervision of a pharmacist. Interpretation of medication orders by support personnel shall be limited to order processing and shall not be of a clinical nature.
- 4. Hours shall be established for the provision of pharmacy services. A pharmacist shall be available to provide required pharmacy services during hours appropriate for necessary contact with medical and nursing staff. A pharmacist shall be on call at all other times.
- 5. Space, equipment and supplies shall be available according to the scope of pharmacy services provided. Office or other work space shall be available for administrative, clerical, clinical and other professional services provided. All areas shall meet standards to maintain the safety of personnel and the security and stability of medications stored, handled and dispensed.
- 6. The pharmacy and its medication storage areas shall have proper conditions of sanitation, temperature, light, moisture, ventilation and segregation. Refrigerated medication shall be stored separate from food and other substances. The pharmacy and its medication storage area shall be locked and accessible only to authorized pharmacy and supervisory nursing personnel. The director of pharmacy services, in conjunction with nursing and administration, shall be responsible for the authorization of access to the pharmacy by supervisory nursing personnel to obtain doses for administering when pharmacy services are unavailable.
 - 7. Medication storage areas outside of the pharmacy shall have

proper conditions of sanitation, temperature, light, moisture, ventilation and segregation. Refrigerated medications shall be stored in a sealed compartment separate from food and laboratory materials. Medication storage areas shall be locked and accessible only to authorized personnel.

- 8. The evaluation, selection, source of supply and acquisition of medications shall occur according to the hospital's policies and procedures. Medications and supplies needed on an emergency basis and necessary medications not included in the hospital formulary shall be acquired according to the hospital's policies and procedures.
- 9. Records shall be maintained of medication transactions, including: acquisition, compounding, repackaging, dispensing or other distribution, administration and controlled substance disposal. Persons involved in compounding, repackaging, dispensing, administration and controlled substance disposal shall be identified and the records shall be retrievable. Retention time for records of bulk compounding, repackaging, administration, and all controlled substance transactions shall be a minimum of two (2) years. Retention time for records of dispensing and extemporaneous compounding, including sterile medications, shall be a minimum of six (6) months.
- 10. Security and record keeping procedures in all areas shall ensure the accountability of all controlled substances, shall address accountability for other medications subject to theft and abuse and shall be in compliance with 19 CSR 30-1.030(3). Inventories of Schedule II controlled substances shall be routinely reconciled. Inventories of Schedule III–V controlled substances outside of the pharmacy shall be routinely reconciled. Records shall be maintained so that inventories of Schedule III–V controlled substances in the pharmacy shall be reconcilable.
- 11. Controlled substance storage areas in the pharmacy shall be separately locked and accessible only to authorized pharmacy staff. Reserve supplies of all controlled substances in the pharmacy shall be locked. Controlled substance storage areas outside the pharmacy shall be separately locked and accessible only to persons authorized to administer them and to authorized pharmacy staff.
- 12. Authorization of access to controlled substance storage areas outside of the pharmacy shall be established by the director of pharmacy services in conjunction with nursing and administration. The distribution and accountability of keys, magnetic cards, electronic codes or other mechanical and electronic devices shall occur according to the hospital's policies and procedures.
- 13. All variances involving controlled substances—including inventory, security, record keeping, administration and disposal—shall be reported to the director of pharmacy services for review and investigation. Loss, diversion, abuse or misuse of medications shall be reported to the director of pharmacy services, administration, and local, state and federal authorities as appropriate.
- 14. The provision of pharmacy services in the event of a disaster, removal from use of medications subject to product recall and reporting of manufacturer drug problems shall occur according to the hospital's policies and procedures.
- 15. Compounding and repackaging of medications in the pharmacy shall be done by pharmacy personnel under the supervision of a pharmacist. Those medications shall be labeled with the medication name, strength, lot number, expiration date and other pertinent information. Record keeping and quality control, including end-product testing when appropriate, shall occur according to the hospital's policies and procedures.
- 16. Compounding, repackaging or relabeling of medications by nonpharmacy personnel shall occur according to the hospital's policies and procedures. Medications shall be administered routinely by the person who prepared them, and preparation shall occur just prior to administration except in circumstances approved by the director of pharmacy, nursing and administration. Compounded sterile medications for parenteral administration prepared by nonpharmacy personnel shall not be administered beyond twenty-four (24) hours of preparation. Labeling shall include the patient's name, where appropriate, medication name, strength, [expiration] beyond

use date, identity of the person preparing and other pertinent information

- 17. Compounded sterile medications shall be routinely prepared in a suitably segregated area in a Class 100 environment by pharmacy personnel. Preparation by nonpharmacy personnel shall occur only in specific areas or in situations when immediate preparation is necessary and pharmacy personnel are unavailable and shall occur according to policies and procedures. All compounded cytotoxic/hazardous medications shall be prepared in a suitably segregated area in a Class II biological safety cabinet or vertical airflow hood. The preparation, handling, administration and disposal of sterile or cytotoxic/hazardous medications shall occur according to policies and procedures including: orientation and training of personnel, aseptic technique, equipment, operating requirements, environmental considerations, attire, preparation of parenteral medications, preparation of cytotoxic/hazardous medications, access to emergency spill supplies, special procedures/products, sterilization, extemporaneous preparations and quality control.
- 18. Radiopharmaceuticals shall be acquired, stored, handled, prepared, packaged, labeled, administered and disposed of according to the hospital's policies and procedures and only by or under the supervision of personnel who are certified by the Nuclear Regulatory Commission.
- 19. A medication profile for each patient shall be maintained and reviewed by the pharmacist and shall be reviewed by the pharmacist upon receiving a new medication order prior to dispensing the medication. The pharmacist shall review the prescriber's order or a direct copy prior to the administration of the initial dose, except in an emergency or when the pharmacist is unavailable, in which case the order shall be reviewed within seventy-two (72) hours.
- 20. Medications shall be dispensed only upon the order of an authorized prescriber and only by or under the supervision of the pharmacist.
- 21. All medications dispensed for administration to a specific patient shall be labeled with the patient name, drug name, strength, expiration date and, when applicable, the lot number and other pertinent information.
- 22. The medication distribution system shall provide safety and accountability for all medications, include unit of use and ready to administer packaging, and meet current standards of practice.
- 23. To prevent unnecessary entry to the pharmacy, a locked supply of routinely used medications shall be available for access by authorized personnel when the pharmacist is unavailable. Removal of medications from the pharmacy by authorized supervisory nursing personnel, documentation of medications removed, restricted and unrestricted medication removal, later review of medication orders by the pharmacist, and documented audits of medications removal shall occur according to the hospital's policies and procedures. The nurse shall remove only amounts necessary for administering until the pharmacist is available.
- 24. Floorstock medications shall be limited to emergency and nonemergency medications which are authorized by the director of pharmacy services in conjunction with nursing and administration. The criteria, utilization and monitoring of emergency and nonemergency floorstock medications shall occur according to the hospital's policies and procedures. Supplies of emergency medications shall be available in designated areas.
- 25. All medication storage areas in the hospital shall be inspected at least monthly by a pharmacist or designee according to the hospital's policies and procedures.
- 26. The pharmacist shall be responsible for the acquisition, inventory control, dispensing, distribution and related documentation requirements of investigational medications according to the hospital's policies and procedures. A copy of the investigational protocol shall be available in the pharmacy to all health care providers who prescribe or administer investigational medications. The identity of all recipients of investigational medications shall be readily retrievable.

- 27. Sample medications shall be received and distributed by the pharmacy according to the hospital's policies and procedures.
- 28. Dispensing of medications by the pharmacist to patients who are discharged from the hospital or who are outpatients shall be in compliance with 4 CSR 220.
- 29. Persons other than the pharmacist may provide medications to patients leaving the hospital only when prescription services from a pharmacy are not reasonably available. Medications shall be provided according to the hospital's policies and procedures, including: circumstances when medications may be provided, practitioners authorized to order, specific medications and limited quantities, prepackaging and labeling by the pharmacist, final labeling to facilitate correct administration, delivery, counseling and a transaction record. Final labeling, delivery and counseling shall be performed by the prescriber or a registered nurse.
- 30. Current medication information resources shall be maintained in the pharmacy and patient care areas. The pharmacist shall provide medication information to the hospital staff as requested.
- 31. The director of pharmacy services shall be an active member of the pharmacy and therapeutics committee or its equivalent, which shall advise the medical staff on all medication matters. A formulary shall be established which includes medications based on an objective evaluation of their relative therapeutic merits, safety and cost and shall be reviewed and revised on a continual basis. A medication use evaluation program shall be established which evaluates the use of selected medications to ensure that they are used appropriately, safely and effectively. Follow-up educational information shall be provided in response to evaluation findings.
- 32. The pharmacist shall be available to participate with medical and nursing staff regarding decisions about medication use for individual patients, including: not to use medication therapy; medication selection, dosages, routes and methods of administration; medication therapy monitoring; provision of medication-related information; and counseling to individual patients. The pharmacist or designee shall personally offer to provide medication counseling when discharge or outpatient prescriptions are filled. The pharmacist shall provide requested counseling.
- 33. Medication orders shall be initiated or modified only by practitioners who have independent statutory authority to prescribe or who are legally given authority to order medications. That authority may be given through an arrangement with a practitioner who has independent statutory authority to prescribe and who is a medical staff member. The authority may include collaborative practice agreements, protocols or standing orders and shall not exceed the practitioner's scope of practice. Practitioners given this authority who are not hospital employees shall be approved through the hospital credentialing process. When hospital-based agreements, protocols or standing orders are used, they shall be approved by the pharmacy and therapeutics or equivalent committee.
- 34. All medication orders shall be written in the medical record and signed by the ordering practitioner. When medication therapy is based on a protocol or standing order and a specific medication order is not written, a signed copy of the protocol or of an abbreviated protocol containing the medication order parameters or of the standing order shall be placed in the medical record. Telephone or verbal orders shall be accepted only by authorized staff, immediately written and identified as such in the medical record and signed by the ordering practitioner within a time frame defined by the medical staff.
- 35. Medication orders shall be written according to policies and procedures and those written by persons who do not have independent statutory authority to prescribe shall be included in the quality improvement program.
- 36. Automatic stop orders for all medications shall be established and shall include a procedure to notify the prescriber of an impending stop order. A maximum stop order shall be effective for all medications which do not have a shorter stop order. Automatic stop orders are not required when the pharmacist continuously mon-

itors medications to ensure that they are not inappropriately continued.

- 37. Medications shall be administered only by persons who have statutory authority to administer or who have been trained in each pharmacological category of medication they administer, and administration shall be limited to the scope of their practice. Persons who do not have statutory authority to administer shall not administer parenteral medications, controlled substances or medications that require professional assessment at the time of administration. A person who has statutory authority to administer shall be readily available at the time of administration. Training for persons who do not have statutory authority to administer shall be documented and administration by those persons shall be included in the quality improvement program. Medications shall be administrated only upon the order of a person authorized to prescribe or order medications. Administration by all persons shall occur according to the hospital's policies and procedures.
- 38. Medications brought to the hospital by patients shall be handled according to policies and procedures. They shall not be administered unless so ordered by the prescriber and identified by the pharmacist or the prescriber.
- 39. Medications shall be self-administered or administered by a responsible party only upon the order of the prescriber and according to policies and procedures.
- 40. Medication incidents, including medication errors shall be reported to the prescriber and the appropriate manager. Medication incidents shall be reported to the appropriate committee. Adverse medication reactions shall be reported to the prescriber and the director of the pharmacy services. The medication administered and medication reaction shall be recorded in the patient's medical record. Adverse medication reactions shall be reviewed by the pharmacy and therapeutics committee and other medical or administrative committees when appropriate.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000. This rule was previously filed as 13 CSR 50-20.021 and 19 CSR 10-20.021. Original rule filed June 2, 1982, effective Nov. 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed April 30, 2004.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Health and Senior Services, Division of Senior Services and Regulation, Section for Health Standards and Licensure, Cynthia Schmutzler, Interim Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

MISSOURI REGISTER

Orders of Rulemaking

June 1, 2004 Vol. 29, No. 11

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-7.431 is adopted.

This rule relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule.

The Department of Conservation adopts 3 CSR 10-7.431 by establishing seasons and limits for deer hunting season during the 2004-2005 seasons.

3 CSR 10-7.431 Deer Hunting Seasons: General Provisions

PURPOSE: This rule establishes general provisions for hunting deer.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. Therefore, the material which is so incorporated is on file with the agency who filed this rule, and with the Office of the Secretary of State. Any interested person may view this material at either agency's headquarters or the same will be made available at

the Office of the Secretary of State at a cost not to exceed actual cost of copy reproduction. The entire text of the rule is printed here. This note refers only to the incorporated by reference material.

- (1) The annual Fall Deer & Turkey Hunting Regulations and Information booklet is hereby adopted as a part of this Wildlife Code and by this reference herein incorporated. A printed copy of this booklet can be obtained from the Missouri Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180 and is online at www.missouriconservation.org.
- (2) Deer shall mean white-tailed deer and mule deer. Antlered deer shall mean deer with at least one (1) antler at least three inches (3") long, except as provided in 3 CSR 10-7.435. Deer may be pursued, taken, killed, possessed or transported only as permitted in the *Wildlife Code*.
- (3) Persons hunting or pursuing deer must possess a prescribed deer hunting permit. Resident landowners and lessees can qualify for nocost permits; nonresident landowners can qualify for reduced-cost permits.
- (4) Deer may be pursued or taken only from one-half (1/2) hour before sunrise until one-half (1/2) hour after sunset.
- (5) Deer Hunting Methods.
 - (A) Archery: longbows and compound bows.
- (B) Muzzleloader: muzzleloading or cap-and-ball firearms, .40 caliber or larger, not capable of being loaded from the breech.
- (C) Any legal method: archery and muzzleloader methods; crossbows; shotguns; handguns or rifles firing centerfire ammunition.
 - (D) Prohibited, in use or possession:
 - 1. Methods restricted by local ordinance.
- 2. Self-loading firearms with capacity of more than eleven (11) cartridges in magazine and chamber combined.
- 3. Ammunition propelling more than one (1) projectile at a single discharge, such as buckshot.
 - 4. Full hard metal case projectiles.
 - 5. Fully automatic firearms.
- (6) Deer may not be hunted, pursued, taken or killed:
 - (A) While in a stream or other body of water.
 - (B) From a boat with a motor attached.
 - (C) With the aid of a motor-driven land conveyance or aircraft.
 - (D) With the aid of dogs, in use or possession.
 - (E) With the aid of artificial light or night vision equipment.
- (F) Within any area enclosed by a fence greater than seven feet (7') in height that could contain or restrict the free range of deer. Exceptions are provided in other rules or by written authorization of the director.
- (G) With the aid of bait (grain or other feed placed or scattered so as to constitute an attraction or enticement to deer). Scents and minerals, including salt, are not regarded as bait. An area is considered baited for ten (10) days following complete removal of bait. Hunters can be in violation even if they did not know an area was baited. It is illegal to place bait in a way that causes others to be in violation of the baiting rule.
- (7) During the firearms deer hunting season, all persons hunting any game and also adults accompanying youths hunting deer on a Youth Deer and Turkey Hunting Permit, must wear a hat and a shirt, vest, or coat of the color commonly known as hunter orange, which must be plainly visible from all sides. The following are exempt from this requirement:
 - (A) Migratory game bird hunters.
 - (B) Archery permittees during the muzzleloader portion.

- (C) All hunters during the urban and antlerless portions in any county closed during those portions.
- (D) Hunters using archery methods while hunting within municipal boundaries where discharge of firearms is prohibited.
- (E) Hunters on federal or state public hunting areas where deer hunting is restricted to archery methods.
- (F) Hunters of small game and/or furbearers during the muzzle-loader portion.
- (8) Hunters who kill or injure a deer must make a reasonable effort to retrieve and tag it, but this does not authorize trespass.
- (9) Hunters who kill a deer must tag it immediately with the transportation tag portion of the permit; detaching the transportation tag voids the permit. The transportation tag must remain attached to the intact or field-dressed carcass until it has been inspected and registered by the taker at an official checking station, or reported through the TeleCheck Harvest Reporting System and the confirmation number immediately recorded on the transportation tag portion of the permit. All deer taken must be checked within twenty-four (24) hours. Qualifying resident landowners may either submit deer at an official checking station or use the TeleCheck Harvest Reporting System.
- (10) Deer checked in accordance with established procedures may be possessed, transported, and stored by anyone. Locking seals placed on deer at official checking stations, or transportation tags with TeleCheck confirmation numbers, must remain attached to the carcass until processing begins. Parts of properly checked deer, when labeled with the full name, address, and permit number of the taker, may be possessed and transported by anyone. Commercially processed deer meat may be donated to not-for-profit charitable organizations under guidelines established by the director.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed April 29, 2004, effective May 15, 2004.

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed rule under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-7.432 is adopted.

This rule relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule.

The Department of Conservation adopts 3 CSR 10-7.432 by establishing seasons and limits for deer hunting season during the 2004–2005 seasons.

3 CSR 10-7.432 Deer: Archery Hunting Season

PURPOSE: This rule establishes the archery deer hunting season, limits and provisions for hunting.

- (1) The archery deer hunting season is September 15, 2004, through January 15, 2005, excluding the November portion of the firearms deer hunting season. Use archery methods only; firearms may not be possessed.
- (2) Archery Deer Hunting Permits.
- (A) Resident or Nonresident Archer's Hunting Permit. Valid for two (2) deer statewide, except that only one (1) antlered deer may be taken prior to the November portion of the firearms deer hunting season
- (B) Resident or Nonresident Archery Antlerless Deer Hunting Permit. Valid for one (1) antlerless deer in any open county. Persons may purchase and fill any number of these permits, where valid. A Nonresident Archer's Hunting Permit must be purchased before purchasing Nonresident Archery Antlerless Deer Hunting Permits.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed April 29, 2004, effective May 15, 2004.

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed rule under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-7.433 is adopted.

This rule relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule.

The Department of Conservation adopts 3 CSR 10-7.433 by establishing seasons and limits for deer hunting season during the 2004-2005 seasons.

3 CSR 10-7.433 Deer: Firearms Hunting Seasons

PURPOSE: This rule establishes the firearms deer hunting seasons, limits and provisions for hunting.

- (1) The firearms deer hunting season is comprised of five (5) portions.
- (A) Urban portion: October 8 through 11, 2004; use any legal deer hunting method to take antlerless deer in open counties.
- (B) Youth portion: November 6 and 7, 2004; for persons at least six (6) but not older than fifteen (15) years of age and qualifying landowner youth age fifteen (15) and younger; use any legal deer hunting method to take one (1) deer statewide.
- (C) November portion: November 13 through 23, 2004; use any legal deer hunting method to take deer statewide.
- (D) Muzzleloader portion: November 26 through December 5, 2004; use muzzleloader methods to take deer statewide.
- (E) Antlerless portion: December 11 through 19, 2004; use any legal deer hunting method to take antlerless deer in open counties.
- (2) Firearms Deer Hunting Permits.

- (A) Youth Deer and Turkey Hunting Permit: for persons at least six (6) but not older than fifteen (15) years of age; valid for one (1) deer statewide, except that only antlerless deer may be taken during the urban and antlerless portions of the season.
- (B) Resident or Nonresident Firearms Any-Deer Hunting Permit: valid for one (1) deer statewide, except that only antlerless deer may be taken during the urban and antlerless portions of the season.
- (C) Resident or Nonresident Firearms Antlerless Deer Hunting Permit: valid for one (1) antlerless deer in any open county. Persons may purchase any number of these permits and fill them where valid. A Nonresident Firearms Any-Deer Hunting Permit must be purchased before purchasing Nonresident Firearms Antlerless Deer Hunting Permits.
- (3) A person may take only one (1) antlered deer during the firearms deer hunting season. Deer taken at managed deer hunts are not included in this limit.
- (4) Other wildlife may be hunted during the firearms deer hunting season using methods as follows:
- (A) During the November portion statewide and the antlerless portion in open counties, only a shotgun and shot not larger than No. 4 may be used; waterfowl hunters, trappers, landowners on their land or lessees on land upon which they reside, are exempt.
- (B) Furbearers may be hunted using any legal deer hunting method during established furbearer hunting seasons by persons holding an unfilled Firearms Deer Hunting Permit, and:
 - 1. A Resident Small Game Hunting Permit; or
 - 2. A Nonresident Furbearer Hunting and Trapping Permit.
- (C) Furbearers may not be chased, pursued, or taken with the aid of dogs during daylight hours from November 1 through the end of the November portion statewide and the antlerless portion in open counties.
- (D) Squirrels and rabbits may not be chased, pursued, or taken with the aid of dogs during daylight hours of the November portion in Bollinger, Butler, Carter, Dent, Iron, Madison, Oregon, Reynolds, Ripley, Shannon, and Wayne counties.
- (5) Feral hogs, defined as any hog, including Russian and European wild boar, not conspicuously identified by ear tags or other forms of identification and roaming freely on public or private lands without the landowner's permission (refer to section 270.400 of *Missouri Revised Statutes*), may be taken in any number during the firearms deer hunting season as follows:
- (A) Hunters must possess a valid small game hunting or unfilled firearms deer hunting permit and abide by the methods of pursuit allowed for deer as well as any other restrictions that may apply on specific public areas.
- (B) During the November portion statewide and the antlerless portion in open counties:
- 1. Firearms deer permittees may only use methods allowed for deer.
- 2. Small game permittees may only use a shotgun with shot not larger than No. 4.
 - 3. Dogs may not be used.
- (C) During the youth and muzzleloader portions statewide and the urban portion in open counties:
 - 1. Deer permittees may only use methods allowed for deer.
- 2. Small game permittees may only use methods allowed for small game.
- (D) Resident landowners and lessees on qualifying land are not required to have any permit and may use any method to take feral hogs throughout the year.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed April 29, 2004, effective May 15, 2004.

SUMMARY OF PUBLIC COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed rule under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,
Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-7.434 is adopted.

This rule relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule.

The Department of Conservation adopts 3 CSR 10-7.434 by establishing seasons and limits for deer hunting season during the 2004–2005 seasons.

3 CSR 10-7.434 Deer: Landowner Privileges

PURPOSE: This rule establishes season limits and provisions for landowners.

- (1) Resident landowners and lessees as defined in 3 CSR 10-20.805 can obtain no-cost deer hunting permits from any permit vendor. When requesting such permits, landowners must specify the number of acres owned and county of ownership.
- (A) Those with five (5) or more continuous acres can each receive one (1) Resident Landowner Firearms Any-Deer Hunting Permit, one (1) Resident Landowner Archer's Hunting Permit, and two (2) Resident Landowner Archery Antlerless Deer Hunting Permits.
- (B) In addition to the permits listed in subsection (1)(A), those with seventy-five (75) or more acres located in a single county or at least seventy-five (75) continuous acres bisected by a county boundary can receive a maximum of two (2) Resident Landowner Firearms Antlerless Deer Hunting Permits.
- (2) Nonresident landowners as defined in 3 CSR 10-20.805 may apply to purchase reduced-cost Nonresident Landowner Archery and Firearms Deer Hunting Permits.
- (3) All landowner deer hunting permits are valid only on qualifying property.
- (4) All landowners and lessees who take deer on landowner permits may also purchase and fill other deer hunting permits but must abide by seasons, limits, and restrictions.
- (5) Persons defined as landowners include:
 - (A) General partners of partnerships.
- (B) Officers of resident or foreign corporations.
- (C) Officers or managing members of resident limited liability companies.
- (D) Officers of benevolent associations organized pursuant to Chapter 352 of the *Revised Statutes of Missouri*.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed April 29, 2004, effective May 15, 2004.

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed rule under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.435 is amended.

This amendment establishes hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed amendment.

The Department of Conservation amends 3 CSR 10-7.435 by establishing seasons and limits for deer hunting season during the 2004–2005 seasons.

3 CSR 10-7.435 Deer: Special Harvest Provisions

PURPOSE: This rule establishes special deer harvest limits and restrictions for certain counties.

- (1) Only antlerless deer and antlered deer with at least one (1) antler having at least four (4) antler points may be taken in the counties of Adair, Andrew, Atchison, Boone, Chariton, Cole, Daviess, DeKalb, Franklin, Gasconade, Gentry, Grundy, Harrison, Holt, Howard, Linn, Livingston, Macon, Maries, Mercer, Miller, Nodaway, Osage, Pulaski, Putnam, Randolph, Schuyler, Sullivan, and Worth. No other antlered deer may be taken.
 - (A) An antler point is at least one inch (1") long from base to tip.
 - (B) The end of the main beam is a point.
- (2) These special provisions apply to all deer hunting seasons and permittees, except during the youth portion of the firearms deer hunting season.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This version of rule filed June 30, 1975, effective July 10, 1975. For intervening history, please consult the **Code of State Regulations**. Amended: Filed April 29, 2004, effective **May 15, 2004**.

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-7.436 is adopted.

This rule relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule.

The Department of Conservation adopts 3 CSR 10-7.436 by establishing seasons and limits for deer hunting season during the 2004–2005 seasons.

3 CSR 10-7.436 Deer: Managed Hunts

PURPOSE: This rule establishes general provisions for managed deer hunts.

Additional deer may be taken at special managed deer hunts established annually by the department. A person may apply for and participate in only one (1) managed deer hunt during a permit year except that persons permanently confined to a wheelchair may participate in more than one (1) hunt. Persons selected to participate must purchase a Resident or Nonresident Managed Deer Hunting Permit and abide by rules established for the hunt.

AUTHORITY: sections 40 and 45 Art. IV, Mo. Const. Original rule filed April 29, 2004, effective May 15, 2004.

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed rule under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission adopts a rule as follows:

3 CSR 10-7.437 is adopted.

This rule relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule

The Department of Conservation adopts 3 CSR 10-7.437 by establishing seasons and limits for deer hunting season during the 2004–2005 seasons.

3 CSR 10-7.437 Deer: Firearms Antlerless Deer Hunting Permit Availability

PURPOSE: This rule establishes deer harvest limits by county.

- (1) Archery Deer Hunting Season.
- (A) Resident and Nonresident Archery Antlerless Deer Hunting Permits are not valid in the counties of: Bollinger, Butler, Cape Girardeau, Carter, Dunklin, Iron, Madison, Mississippi, New Madrid, Pemiscot, Reynolds, Scott, Stoddard, and Wayne.
- (2) Firearms Deer Hunting Season.
- (A) Resident and Nonresident Firearms Antlerless Deer Hunting Permits are not valid in the counties of: Bollinger, Butler, Cape

Girardeau, Carter, Dunklin, Iron, Madison, Mississippi, New Madrid, Pemiscot, Reynolds, Scott, Stoddard, and Wayne.

(B) Only one (1) Resident or Nonresident Firearms Antlerless Deer Hunting Permit per person may be filled in the counties of: Crawford, Dent, Douglas, Franklin, Gasconade, Jefferson, Maries, Osage, Ozark, Perry, Phelps, Pulaski, Ripley, Shannon, St. Francois, Ste. Genevieve, Taney, Texas, and Washington.

(C) Any number of Resident or Nonresident Firearms Antlerless Deer Hunting Permits may be filled in the counties of: Adair, Andrew, Atchison, Audrain, Barry, Barton, Bates, Benton, Boone, Buchanan, Caldwell, Callaway, Camden, Carroll, Cass, Cedar, Chariton, Christian, Clark, Clay, Clinton, Cole, Cooper, Dade, Dallas, Daviess, DeKalb, Gentry, Greene, Grundy, Harrison, Henry, Hickory, Holt, Howard, Howell, Jackson, Johnson, Jasper, Knox, Laclede, Lafayette, Lawrence, Lewis, Lincoln, Linn, Livingston, Macon, Marion, McDonald, Mercer, Miller, Moniteau, Monroe, Montgomery, Morgan, Newton, Nodaway, Oregon, Pike, Polk, Platte, Pettis, Putnam, Ralls, Randolph, Ray, Saline, Schuyler, Scotland, Shelby, Stone, St. Charles, St. Clair, St. Louis, Sullivan, Vernon, Warren, Webster, Worth, and Wright.

AUTHORITY: sections 40 and 45 Art. IV, Mo. Const. Original rule filed April 29, 2004, effective May 15, 2004.

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed rule under section 536.021, RSMo.

This rule filed April 29, 2004, effective May 15, 2004.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 110—Missouri Dental Board Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under sections 332.031, 332.071, and 332.091, and 332.311, RSMo 2000, the board withdraws a proposed amendment as follows:

4 CSR 110-2.130 Dental Hygienists is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2004 (29 MoReg 89). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: Upon the board's review of the proposed amendment it was noted that another section of the rule was to be amended, but was inadvertently not included in this amendment. Therefore, this proposed amendment is being withdrawn and will be proposed at another date.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors

Chapter 1—Organization and Description of Board

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111, 333.151.1 and 536.023.3, RSMo 2000, the board amends a rule as follows:

4 CSR 120-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 165). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 1—Organization and Description of Board

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111 and 333.221, RSMo 2000, the board amends a rule as follows:

4 CSR 120-1.020 Board Member Compensation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 165–166). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors

Chapter 1—Organization and Description of Board

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.011 and 333.111, RSMo 2000, the board adopts a rule as follows:

4 CSR 120-1.040 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 2, 2004 (29 MoReg 166–167). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written comments were received, however, during the board's open meeting to review the proposed rule, public input was accepted. Representatives of the Missouri Funeral Directors Association and Capital Reserve Life were present as well licensees and attorneys representing members of the profession.

COMMENT: The majority of crematories in the state of Missouri are licensed for cremation only. A crematory may provide contractual services for another funeral establishment. For the protection and safety of the public it is important to know the name of the establishment in charge of making the arrangements for the public served. RESPONSE AND EXPLANATION OF CHANGE: Based on the

board's review and public input, the board made changes to subsections (5)(G) and (9)(G) to require the name of the Missouri licensed funeral establishment in charge be included in the cremation and embalmer logs.

COMMENT: The board felt it important to clarify that the designees of the national examinations are at the discretion of the board if for some reason the vendor changes in the future, a rule change would not be required.

RESPONSE AND EXPLANATION OF CHANGE: Based on the board's review, the board made changes to sections (8) and (14).

COMMENT: Because there are very few limited licenses within the profession members of the profession requested the licensure type be defined.

RESPONSE AND EXPLANATION OF CHANGE: Based on the board's review and public input, the board made changes to the text of the proposed rule.

4 CSR 120-1.040 Definitions

- (5) Cremation log—a written record or log kept in the cremation area available at all times in full view for a board inspector, which shall include the following:
 - (A) The name of the deceased to be cremated;
- (B) The name of the Missouri licensed establishment where the body is cremated;
 - (C) The date and time the body arrived at the crematory;
 - (D) The date and time the cremation took place;
- (E) The name and signature of the Missouri licensed funeral director supervising the cremation;
- (F) The supervising Missouri licensed funeral director's license number; and
- (G) The name of the Missouri licensed funeral establishment, or other that was in charge of making the arrangements if from a different location.
- (8) Embalmer examination—an examination consisting of the following:
- (A) National Board Funeral Service Arts Section developed and furnished by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board;
- (B) National Board Funeral Service Science Section developed and furnished by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board; and
 - (C) Missouri Law Section.
- (9) Embalming log—a written record or log kept in the preparation/embalming room of a Missouri licensed funeral establishment available at all times in full view for a board inspector, which shall include the following:
 - (A) The name of deceased to be embalmed;
 - (B) The Missouri licensed funeral establishment location;
- (C) The date and time the dead human body arrived at the funeral establishment;
 - (D) The date and time the embalming took place;
 - (E) The name and signature of the Missouri licensed embalmer;
 - (F) The Missouri licensed embalmer's license number; and
- (G) The name of the Missouri licensed funeral establishment, or other that was in charge of making the arrangements if from a different location.
- (14) Funeral director examination—an examination consisting of the following:
 - (A) Missouri Law Examination; and
- (B) Missouri Funeral Service Arts Examination developed and furnished by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board; or

- (C) National Board Funeral Service Arts Examination developed and furnished by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board.
- (19) Limited license—allows a person to work only in a funeral establishment which is licensed for only cremation including transportation of dead human bodies to and from the funeral establishment.
- (20) Preparation room—refers to the room in a Missouri licensed funeral establishment where dead human bodies are embalmed, bathed, and/or prepared for cremation.
- (21) Reciprocity examination—shall consist of the Missouri law examination.
- (22) The rules in this division are declared severable. If any rule, or section of a rule, is held invalid by a court of competent jurisdiction or by the Administrative Hearing Commission, the remaining provisions shall remain in full force and effect unless otherwise determined by a court of competent jurisdiction or by the Administrative Hearing Commission.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041, RSMo Supp. 2003 and 333.091 and 333.111.1, RSMo 2000, the board rescinds a rule as follows:

4 CSR 120-2.010 Embalmer's Registration and Apprenticeship **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 2, 2004 (29 MoReg 167). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041 and 333.081, RSMo Supp. 2003 and 333.091, 333.111 and 333.121, RSMo 2000, the board adopts a rule as follows:

4 CSR 120-2.010 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 2, 2004 (29 MoReg 167–173). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: No written comments were received, however, in order to provide clarity changes were made to the text of the proposed rule. The board provided clarity in section (12) by adding wording to require that a supervisor must be licensed and registered with the board. A candidate for licensure would need to be under the supervision of a licensee. In section (20) the word "section" was added to the text of the rule when referring to the examination. Additionally, the board felt it important to clarify that the designees of the national examinations are at the discretion of the board, therefore, the board made changes to sections (7), (8), and (10).

4 CSR 120-2.010 Embalmer's Registration and Apprenticeship

- (7) After graduating from an accredited institution of mortuary science education, the applicant then must file, with the board, an official transcript of his/her embalming school grades showing s/he is a graduate of that school. In addition, the applicant shall ensure that his/her national board examination results are provided to the board in writing by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board.
- (8) Effective June 1, 2004 the Missouri State Board embalmers' examination shall consist of the National Board Funeral Service Arts section, the National Board Funeral Service Science section, and Missouri Law section. Application and payment for the national board examinations will be made directly through the International Conference of Funeral Service Examining Boards, Inc., or designee of the board. Application and administration fees for the Missouri Law section shall be made directly to the board. Scheduling and payment for the Missouri Law section will be made directly to the International Conference of Funeral Service Examining Boards, Inc., or designee of the board. An applicant shall be exempt from the requirement of successful completion of the Missouri Law section if the applicant has successfully completed the Missouri Law section for another license within twelve (12) months of the date that the board receives the new application.
- (10) An applicant must submit proof of having satisfied the requirements of the National Board Funeral Service Arts section and the National Board Funeral Service Science section of the examination by having his/her scores from the International Conference of Funeral Service Examining Boards, Inc., or designee of the board transmitted to the board from the Conference.
- (12) After the applicant has made a passing grade on the National Board Funeral Service Arts section and the National Board Funeral Service Science section of the embalming examination s/he then may apply for registration as an apprentice embalmer. This application must contain the name(s) of the Missouri licensed embalmer(s) under whom s/he will serve. Each supervisor must be licensed and registered with and approved by the board. Any change in supervisor shall also be registered and approved within ten (10) business days after the change has been made. Applications must be submitted on the forms provided by the board and must be accompanied by the applicable fee. Application forms are available from the board office or the board's website at http://pr.mo.gov/embalmers.asp.
- (20) An applicant shall meet the requirements of the board for licensure within five (5) years of his/her graduation from an accredited institution of mortuary science. If the applicant fails to meet the requirements of the board within the required time, a new application and applicable fees shall be filed with the board and the applicant shall be required to appear for the oral examination within five (5) years of the new date of application. No previous practicum, apprenticeship, application or Missouri Law section will be considered for a new application. However, the successful examination results of the National Board Funeral Service Arts section and the

National Board Funeral Service Science section, or designee of the board will be accepted.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.081, RSMo Supp. 2003 and 333.111, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.020 Biennial License Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 174). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.081, RSMo Supp. 2003 and 333.111, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.022 Retired License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 174). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 194.119, RSMo Supp. 2003, and 333.091 and 333.111, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.030 Registration of Licensees with Local Registrars of Vital Statistics **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 174–175). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 43.543, RSMo Supp. 2003 and 333.051, 333.091 and 333.111.1, RSMo 2000, the board rescinds a rule as follows:

4 CSR 120-2.040 Licensure by Reciprocity is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 2, 2004 (29 MoReg 175). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.051, 333.091 and 333.111, RSMo 2000, the board adopts a rule as follows:

4 CSR 120-2.040 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 2, 2004 (29 MoReg 175–179). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: No written comments were received, however, the board felt it important to clarify that the designees of the national examinations are at the discretion of the board, therefore, the board made changes to subsections (2)(D) and (2)(E) and section (5).

4 CSR 120-2.040 Licensure by Reciprocity

(2) Any person holding a valid unrevoked and unexpired license to practice embalming or funeral directing in another state or territory, is eligible to obtain licensure by reciprocity by submitting to the board the following:

- (D) Evidence sufficient to the board that the applicant has achieved a score of seventy-five percent (75%) or better on the National Funeral Service Arts Examination and the National Funeral Service Science Examination provided by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board, if applying for an embalmer license or an embalmer and funeral director license; or
- (E) Evidence sufficient to the board that the applicant has achieved a score of seventy-five percent (75%) or better on the National Funeral Service Arts Examination provided by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board, if applying for only a funeral director license; and
- (5) Applications must be completed and received by the board at least forty-five (45) days prior to the date of the next regularly scheduled examination and must be accompanied by the applicable administration fee. Scheduling and payment for the examination will be made directly through the International Conference of Funeral Services Examining Boards, Inc., or designee of the board. Applications are deemed complete upon submission of any and all requisite forms required by the board, payment of requisite fees, and submission of all materials required by this rule or supplemental materials requested by the board. Application forms can be obtained from the board office or the board's website at http://pr.mo.gov/embalmers.asp.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under section 333.111, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.050 Miscellaneous Rules is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 180). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041 and 333.042, RSMo Supp. 2003 and 333.091, 333.111.1 and 333.121, RSMo 2000, the board rescinds a rule as follows:

4 CSR 120-2.060 Funeral Directing is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 2, 2004 (29

MoReg 180). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041 and 333.042, RSMo Supp. 2003 and 333.091, 333.111 and 333.121, RSMo 2000, the board adopts a rule as follows:

4 CSR 120-2.060 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 2, 2004 (29 MoReg 180–185). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: No written comments were received, however, the board felt it important to clarify that the designees of the national examinations are at the discretion of the board, therefore, the board made changes to sections (2), (3), (10) and (18)(C).

4 CSR 120-2.060 Funeral Directing

- (2) Every person who desires to enter the profession of funeral directing in Missouri and who is not entitled to a license under section 333.051, RSMo, shall make application with the board for a Missouri funeral director license on the forms provided by the board and shall pay the funeral director application and the administration fees for the Missouri Law examination and Missouri Funeral Service Arts examination directly to the board. The scheduling and payment of the examinations will be made through the International Conference of Funeral Services Examining Boards, Inc., or designee of the board. If the applicant has successfully completed the National Funeral Service Arts examination, no Missouri Funeral Services Arts examination is required, and no Missouri Funeral Services Arts examination fee may be applicable. Application forms can be obtained from the board office or the board's website at http://pr.mo.gov/embalmers.asp.
- (3) Effective June 1, 2004, the funeral director examination administered by the board shall consist of the Missouri Law section and the Missouri Funeral Service Arts section developed and furnished by the International Conference of Funeral Service Examining Boards, Inc., or designee of the board. In lieu of the Missouri Funeral Service Arts examination, successful completion of the National Funeral Service Arts examination results will be accepted.
- (10) An applicant will be deemed to have successfully completed the funeral director examination when a score of seventy-five percent (75%) or better is achieved on each section. If the applicant fails a section of the examination, the applicant shall be permitted to retake that section upon application and payment of the administration fee to the board. Scheduling and payment of the examination fee will be

made through the International Funeral Service Examining Boards, Inc., or designee of the board.

- (18) No person other than a Missouri licensed funeral director shall be allowed to make the following at-need arrangements with the person having the right to control the incidents of disposition:
- (C) Sale or rental to the public of funeral merchandise, services or paraphernalia.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.091, 333.111.1, 333.121 and 333.145, RSMo 2000, the board rescinds a rule as follows:

4 CSR 120-2.070 Funeral Establishments is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on February 2, 2004 (29 MoReg 186). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.061, RSMo Supp. 2003 and 333.091, 333.111, 333.121 and 333.145, RSMo 2000, the board adopts a rule as follows:

4 CSR 120-2.070 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on February 2, 2004 (29 MoReg 186–191). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written comments were received, however, during the board's open meeting to review the proposed rule, public input was accepted. Representatives of the Missouri Funeral Directors Association and Capital Reserve Life were present as well as licensees and attorney's representing members of the profession.

COMMENT: Statutorily, the board can only regulate practice in the state of Missouri, it was requested that the text of the rule be amended to provide clarity.

RESPONSE AND EXPLANATION OF CHANGE: Based on the board's review and public input, the board made changes to section (27) for clarity.

4 CSR 120-2.070 Funeral Establishments

(27) No dead human body shall be buried, disinterred, interred, or cremated within this state or removed from this state, unless the burial, disinterment, interment, cremation, removal, or other authorized disposition, is performed under the direction of a Missouri licensed funeral establishment or Missouri licensed funeral director, unless otherwise authorized by law. If the disinterment does not require legal notification to the county coroner or medical examiner, a funeral director's presence may not be required.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.061, RSMo Supp. 2003 and 333.111, 333.121 and 333.145, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.071 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 192–193). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written comments were received, however, during the board's open meeting to review the proposed amendment, public input was accepted. Representatives of the Missouri Funeral Directors Association and Capital Reserve Life were present as well as licensees and attorney's representing members of the profession.

COMMENT: The majority of crematories in the state of Missouri are licensed for cremation only. A crematory may provide contractual services for another funeral establishment. For the protection and safety of the public it is important to know the name of the establishment in charge of making the arrangements.

RESPONSE AND EXPLANATION OF CHANGE: Based on the board's review and public input, the board made changes to the text of the proposed amendment.

4 CSR 120-2.071 Funeral Establishments Containing a Crematory Area

- (4) Cremation log—a written record or log kept in the cremation area available at all times in full view, which will include the following:
 - (A) The name of the deceased to be cremated;
- (B) The name of the Missouri licensed establishment where the body is cremated;
 - (C) The date and time the body arrived at the crematory;
 - (D) The date and time the cremation took place;
- (E) The name and signature of the Missouri licensed funeral director supervising the cremation;
- (F) The supervising Missouri licensed funeral director's license number; and
- (G) The name of the Missouri licensed funeral establishment or other that was in charge of making the arrangements if from a different location.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111 and 333.145, RSMo 2000, the board withdraws a proposed amendment as follows:

4 CSR 120-2.080 Written Statement of Charges is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 193–194). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: Upon the board's review of the original final order which contained changes to the text of the original proposed amendment, it was noted that unnecessary requirements were being implemented. Therefore, the board is withdrawing the proposed amendment and proposing a new amendment to state the board's original intent.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and

Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 192.020 and 333.111.1, RSMo 2000 and 333.061, RSMo Supp. 2003, the board amends a rule as follows:

4 CSR 120-2.090 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 194–195). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No written comments were received, however, during the board's open meeting to review the proposed amendment, public input was accepted. Representatives of the Missouri Funeral Directors Association and Capital Reserve Life were present as well as licensees and attorney's representing members of the profession.

COMMENT: Funeral directors in attendance felt that the word "secure" was not clear and that the use of the terms "functional lock" better promoted the safety and welfare of the public they served. RESPONSE AND EXPLANATION OF CHANGE: Based on the board's review and public input, the board made changes to the text of the proposed amendment.

4 CSR 120-2.090 Preparation Rooms/Embalming Room

(5) Plumbing.

(B) All plumbing must be sized, installed and maintained in accordance with local plumbing laws and ordinances. Where local codes are not in force, the Missouri licensed funeral director shall contact the International Code Council (ICC), Chicago District Office, or

designee of the board, 4051 West Flossmoor Road, Country Club Hills, IL 60478-5795 or current address, for additional requirements.

(14) Preparation rooms shall be secured with a functional lock so as to prevent entrance by unauthorized persons.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under section 333.111.1, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.100 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 195–196). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111, RSMo 2000 and 620.010.15(6), RSMo Supp. 2003, the board amends a rule as follows:

4 CSR 120-2.110 Public Complaint Handling and Disposition Procedure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 196). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under section 333.111, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.115 Procedures for Handling Complaints Against Board Members **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 196–197). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 220—State Board of Pharmacy

Division 220—State Board of Pharmacy Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Pharmacy under sections 338.100, 338.140 and 338.280, RSMo 2000, the board amends a rule as follows:

4 CSR 220-2.300 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 15, 2004 (29 MoReg 89–90). The section with changes is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One (1) comment was received.

COMMENT: The commenter stated that while it is understood that this proposed amendment is designed to bring current regulations on confidentiality to be consistent with the federal regulations promulgated to implement the Health Insurance Portability and Accountability Act Privacy (HIPPA) regulations, as written the rule is more restrictive than those regulations. For example, the amendment would not allow pharmacists to provide information about their customers to their own attorneys in connection with defending malpractice actions. It would not permit disclosures to organizations contracting with the government as opposed to the government itself. To alleviate those deficiencies and to bring the proposed amendment in line with the HIPPA regulations, it was suggested that subsection (2)(H) include Part 165 as well. Part 165 contains the twelve (12) categories of disclosure where authorization is not required, see 45 CFR section 165.512.

RESPONSE AND EXPLANATION OF CHANGE: The board concurred with the comments and made changes to the text of the rule.

4 CSR 220-2.300 Record Confidentiality and Disclosure

(2) Confidential records shall not be released to anyone except—
(H) A person or entity to whom such information may be disclosed under 45 CFR Parts 160, 164, and 165 (the Privacy Standards of the Health Insurance Portability and Accountability Act of 1996).

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 4—Mental Health Programs

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055 RSMo 2000, the director amends a rule as follows:

9 CSR 30-4.195 Access Crisis Intervention Programs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 2, 2004 (29 MoReg 204). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received no comments on the proposed amendment.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection Division

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.366, RSMo Supp. 2003, the superintendent hereby amends a rule as follows:

11 CSR 50-2.400 Emission Test Procedures is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2004 (29 MoReg 390–392). No changes have been made in the text of the proposed amendment, so it is not reprinted here. The proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 70—Division of Alcohol and Tobacco Control Chapter 2—Rules and Regulations

ORDER OF RULEMAKING

By the authority vested in the supervisor of the Division of Alcohol and Tobacco Control under section 311.660, RSMo 2000, the supervisor amends a rule as follows:

11 CSR 70-2.120 Retail Licensees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2004 (29 MoReg 43). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Division of Alcohol and Tobacco Control received one (1) comment on the proposed amendment.

COMMENT: The comment expressed concerns about sound traveling at various distances due to a number of climatic conditions not addressed in the proposed amendment.

RESPONSE: The existing noise rule contains an absolute ban on the transmission of any and all electronic sound from a licensed premises. The proposed amendment imposes a noise standard. The pro-

posed standard is the same noise standard imposed by the Missouri Water Patrol. Variances in humidity, wind, etc., as referenced in the comment, cannot reasonably be accounted for by rule and indeed are not accounted for in the statute of the Water Patrol or in any local noise ordinance to our knowledge. Therefore, no changes are being made to the proposed amendment.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 70—Division of Alcohol and Tobacco Control Chapter 2—Rules and Regulations

ORDER OF RULEMAKING

By the authority vested in the supervisor of the Division of Alcohol and Tobacco Control under sections 311.060.2 and 311.660, RSMo 2000, the supervisor amends a rule as follows:

11 CSR 70-2.140 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 2, 2004 (29 MoReg 43–44). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Division of Alcohol and Tobacco Control received one (1) comment on the proposed amendment.

COMMENT: The comment expressed a concern about the wording of the existing rule and the amended rule that gives the Division of Alcohol and Tobacco Control authority over something (felons selling nonintoxicating beer) that has not been specifically authorized in section 311.060.2(2), RSMo.

RESPONSE AND EXPLANATION OF CHANGE: The Division of Alcohol and Tobacco Control agrees with the concern expressed in the comment. The words "or nonintoxicating beer" were deleted in the amended rule to remove terms not specifically authorized in section 311.060.2(2), RSMo.

11 CSR 70-2.140 All Licensees

- (11) No licensee shall employ on or about the licensed premises any person who has been convicted since the ratification of the twenty-first amendment of the *Constitution of the United States* of a violation of the provisions of any law applicable to the manufacture or sale of intoxicating liquor; nor shall any licensee employ on or about the licensed premises any person who shall have had a license revoked under Chapter 311 or 312, RSMo.
- (A) No retail licensee shall employ a prohibited felon to any position that involves the direct participation in retail sales of intoxicating liquor. The phrase "direct participation in retail sales" includes the duties of accepting payment, taking orders, delivering, mixing or assisting in the mixing or serving of intoxicating liquor in the capacity of, but not limited to, bar manager, bartender, waiter, waitress, cashier, and sales clerk.
- (E) If the division determines that an employee involved in the direct participation of retail sales has a felony conviction not listed in subsection (11)(B), above, but believes that the felon's conviction should disqualify the employee from the direct participation in retail sales, the division will notify the licensee within ten (10) days. The licensee will either dismiss the employee, reassign the employee to a position not directly involving the retail sale of intoxicating liquor, or file a written appeal with the division within ten (10) days of receiving notice from the division by regular mail service.
- (F) If a licensee, or any employee of the licensee acting through the licensee, wishes to appeal a determination by the division that the

employee is disqualified from the direct participation in the retail sale of intoxicating liquor as set forth in subsection (11)(E), above, the appeal will be heard by the supervisor or his/her designee within thirty (30) days of the division receiving written notice of the appeal. At the appeal, the division will determine whether the employee's conviction is reasonably related to the competency of the employee to be involved in the direct participation of retail sales. A written determination will be sent to the licensee and employee, if an address is supplied by the employee, within ten (10) days of the appeal.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 13—Peace Officer Licenses

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Public Safety under section 590.030.4, RSMo Supp. 2003, the director amends a rule as follows:

11 CSR 75-13.030 Procedure to Upgrade Peace Officer License Classification is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2004 (29 MoReg 310). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 13—Peace Officer Licenses

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Public Safety under section 590.030.3, RSMo Supp. 2003, the director amends a rule as follows:

11 CSR 75-13.060 Veteran Peace Officer Point Scale is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2004 (29 MoReg 310). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 14—Basic Training Centers

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Public Safety under section 590.030.1, RSMo Supp. 2003, the director amends a rule as follows:

11 CSR 75-14.030 Standard Basic Training Curricula and Objectives is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2004 (29 MoReg 310–311). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 75—Peace Officer Standards and Training
Program
Chapter 16—Peace Officer Standards and Training
Commission Fund

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Public Safety under section 590.120, RSMo Supp. 2003, the director amends a rule as follows:

11 CSR 75-16.010 Peace Officer Standards and Training Commission Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2004 (29 MoReg 311). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 2—Income Maintenance

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family Support Division under section 207.020, RSMo 2000, the division amends a rule as follows:

13 CSR 40-2.310 Requirements as to Eligibility for Temporary Assistance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on March 1, 2004 (29 MoReg 392). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 40—Family Support Division
Chapter 2—Income Maintenance

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Family Support Division under section 207.020, RSMo 2000, the division adopts a rule as follows:

13 CSR 40-2.380 Grandparents as Foster Parents is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on March 1, 2004 (29 MoReg 392). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 25—Division of Administration Chapter 30—Determination of Blood Alcohol by Blood, Breath, Saliva and Urine Analysis; and Determination for the Presence of Drugs in Blood and Urine

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health and Senior Services under sections 192.006 and 577.026, RSMo 2000 and 577.037, RSMo Supp. 2003, the director amends a rule as follows:

19 CSR 25-30.051 Standard Simulator Solutions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2004 (29 MoReg 327–328). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE Division 400—Life, Annuities and Health Chapter 7—Health Maintenance Organizations

ORDER OF RULEMAKING

By the authority vested in the Department of Insurance under section 374.045, RSMo 2000, the department withdraws a proposed amendment as follows:

20 CSR 400-7.095 HMO Access Plans is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 17, 2004 (29 MoReg 328–332). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The Missouri Department of Insurance received numerous comments on this proposed amendment. The majority of the comments objected to the exclusion of children's hospitals from the definition of "basic hospital" for purposes of HMOs filing their access plans with the department. Those that commented were concerned that the term "basic hospital," as defined by this proposed amendment, precluded children's hospitals from providing basic hospital services.

RESPONSE: The department has decided to withdraw this proposed amendment and file a new proposed amendment for several reasons.

The department wishes to spend additional time working on a proposed change that addresses the comments received as well as to further clarify some of the other issues raised by all of those that commented. The department would also like to make a change to a section of the regulation that was not included in this version of the proposed amendment.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

ACTIONS TAKEN ON APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo 2000, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the director has either granted or rejected applications from the following credit unions to add new groups or geographic areas to their membership and state the reasons for taking these actions.

The following applications have been granted. These credit unions have met the criteria applied to determine if additional groups may be included in the membership of an existing credit union and have the immediate ability to serve the proposed new groups or geographic areas. Detailed findings of fact and conclusions of law are included herein. The proposed new groups or geographic areas meet the requirements established pursuant to section 370.080(2), RSMo 2000.

Credit Union	Proposed New Group or Geographic Area
Health Care Family Credit Union 2114 South Big Bend St. Louis, MO 63117	Persons and families of persons who reside in or are employed in the 63143 zip code area; a low-income area.

MISSOURI DIVISION OF CREDIT UNIONS

APPLICATION TO EXPAND THE FIELD OF MEMBERSHIP OF HEALTH CARE FAMILY CREDIT UNION

FINDINGS OF FACT AND CONCLUSIONS OF LAW

- 1. The application to expand the field of membership was received by the Director, Division of Credit Unions on March 5, 2004.
- 2. The application was submitted in the required format and on March 24, 2004 was deemed to be complete.
- 3. Resolution by the Health Care Family Credit Union's Board of Directors declaring the credit union selecting a community or another group was not required (RSMo 370.081.4; 370.080.2) since Zip Code 63143 qualified as a low-income area, therefore the provisions of RSMo 370.081.3(1) applies as documented by the e-mail from Missouri Examiner Erik Hemmann.
- Since Zip Code 63143 qualifies as a low-income area, the provisions of RSMo 370.081.2 and 4 CSR 105-3.040 Exemptions from Limitations on Groups are not applicable.
- After review of Health Care Family Credit Union's most recent Supervisory
 Examination Report and the December 2003 call report, the Director is satisfied that
 the credit union is operating in a safe and sound manner and there are no adverse
 conditions or regulatory concerns. (4 CSR 105-3.020 Criteria for Additional
 Membership Groups (1)(A).
- Credit Union's net worth as reported on the December 2003 call report is 14.15%.
 The Director finds Health Care Family Credit Union is adequately capitalized. (4 CSR 105-3.020 Criteria for Additional Membership Groups (1)(B)).
- 7. After review of Health Care Family Credit Union's business plan submitted as part of the field of membership application, the December 2003 call report, and the most recent Supervisory Examination Report, the Director finds this credit union has the administrative capability and the financial resources to served the proposed groups. (4 CSR 105-3.020 Criteria for Additional Membership Groups (1)(C).

John P. Smith, Director Division of Credit Unions

Date

Construction Transient Employers

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor	Address	City	<u>Ştate</u>	<u>Zip</u>
A FISCHER BUILDERS INC	814 OHIO ST	QUINCY	ΙL	62301
AC LEADBETTER & SON INC	110 ARCO DR	TOLEDO	OH	43615
ACADEMY ROOFING & SHEET METAL CO	6361 NE 14TH ST	DES MOINES	IA	50313
ACCEPTANCE CAPITAL MORTGAGE CORPORATION	112 N UNIVERSITY STE 200	SPOKANE	WA	99206
ACI MECHANICAL CORPORATION	3116 SOUTH DUFF AVE	AMES	IA	50010
ACI MECHANICAL INC	3116 S DUFF AVE	AMES	IA	50010
ADDISON CONSTRUCTION CO	1526 HORSE CREEK RD	CHEYENNE	WY	82009
ADECCO USA INC	175 BROAD HOLLOW RD	MELVILLE	NY	11747
ADUDDELL ROOFING & SHEET METAL INC	14220 S MERIDIAN	OKLAHOMA	oĸ	73173
ADVANCED PROTECTIVE COATING INC	2530 BAYARD ST	KANSAS CITY	KS	66105
ADVANTAGE PROFESSIONAL OF PHOENIX LLC	5110 MAIN ST	WILLIAMSVILLE	NY	14221
AELINC	735 GLASER PKWY	AKORN	ОН	44306
AERIAL SOLUTIONS INC	7074 RAMSEY FORD ROAD	TABOR CITY	NC	28463
AIDE INC	2510 WADE HAMPTON BLVD	GREENVILLE	SC	29606
AJILON PROFESSIONAL STAFFING LLC	175 BROAD HOLLOW RD	MELVILLE	NY	11747
AKI CONTROL SYSTEMS INC	P O BOX 444	WALLER	TX	77484
ALL IOWA CONTRACTING CO	5613 MCKEVETTE RD	WATERLOO	IA	50701
ALLIANCE ENTERPRISES INC	5421 PENINSULA DR S E	OLYMPIA	WA	98513
ALLIANCE INTEGRATED SYSTEMS INC	1500 STUDEMONT	HOUSTON	TX	77007
ALLIED UNIKING CORPORATION INC	4750 CROMWELL AVE	MEMPHIS	TN	38118
ALLSTATE SPECIALTY CONSTRUCTION INC	32700 W 255TH ST	PAOLA	KS	66071
AMERICAN CIVIL CONSTRUCTORS INC	4901 S WINDERMERE ST	LITTLETON	CO	80120
AMERICAN COATINGS INC	612 W IRIS DR	NASHVILLE	TN	37204
AMÉRICAN DIGITAL SYSTEMS\FIBRACOM	12787 E 41ST ST	TULSA	OK	74145
AMÉRICAN MASONRY CO	1016 W EUCLID	PITTSBURG	KS	66762
AMÉRICAN MINE SERVICES	12570 E 39TH AVENUE	DENVER	CO	80239
AMERICAN SHELTERS	105 MARKET ST BOX 272	AUDUBON	IA	50025
AMERICASDOCTOR.COM COORDINATORS SERVICES INC	3315 S 23RD STR 108	TACOMA	WA	98405
ANDERSEN TRENCHING & EXCAVATING INC	17263 SUMAC RD	HONEY CREEK	IA	51542
ANGELO IAFRATE CONSTRUCTION COMPANY	26400 SHERWOOD	WARREN	MI	48091
ANTIGO CONSTRUCTION INC	2520 N CLERMONT ST	ANTIGO	Wi	54409
ANYTHING AQUATIC INC	2217 WESTCHESTER RD	LAWRENCE	KS	66049
APLINC	2366 ROSE PL	STPAUL	MN	55113

Contractor	Address	City	<u>State</u>	<u>Zip</u>
APPLIKON INC	1165 CHESS DR STE G	FOSTER CITY	CA	94404
ARCHITECTURAL GLAZING PROFESSIONALS	11655 CLARÉ RD	OLATHE	KS	66061
ARGUSS COMMUNICATIONS GROUP INC	DOVER RD	EP\$OM	NH	03234
ARNOLD & MADSON INC	1995 CENTURY AVE SO	WOODBURY	MN	55125
ARR ROOFING LLC	8909 WASHINGTON ST	OMAHA	NE	68127
ASPHALT STONE COMPANY	520 N WEBSTER	JACKSONVILLE	IL	62650
ATLAS INDUSTRIAL HOLDINGS LLC	5275 SINCLAIR RD	COLUMBUS	OH	43229
AUGERS UNLIMITED INC	11933 KAW DRIVÉ	KANSAS CITY	KS	66111
AUREUS RADIOLOGY LLC	11825 Q ST	OMAHA	NE	68137
AUTRY CONSTRUCTION INC	140 E 3RD	BAXTER SPRINGS	KS	66713
B & B CONTRACTORS INC	13745 SEMINOLE DR	CHINO	CA	91710
B & B DRYWALL CO INC	10567 WIDMER	LENEXA	KS	66215
B & B PERMASTORE INC	6750 W 75TH STE 1A	OVERLAND PARK	KS	66204
B & D ELECTRIC INC	P O BOX 43	STAMPS	AR	71860
B & D SERVICES	4018 NEW YORK RD	NASHVILLE	IL	62262
BIC U ELECTRIC INC	1019 US 250 N	ASHLAND	OH	44805
BAKER CONCRETE CONSTRUCTION INC	900 N GARVER RD	MONROE	ОН	45050
BALL CONSTRUCTION INC	13922 WEST 108TH ST	LENEXA	KS	66215
BANKERS EDGE	1288 VALLEY FORGE STE 50	VALLEY FORGE	PA	19482
BARNESCO INC	2002 CEDAR CREST	ARKANSAS CITY	KS	67005
BARROWS EXCAVATION INC	49 COUNTY RD #404	BERRYVILLE	AR	72616
BARTLETT NUCLEAR INC	60 INDUSTRIAL PARK RD	PLYMOUTH	MA	02360
BARTLOW BROTHERS INC	S LIBERTY STREET RD	RUSHVILLE	IL	62681
BAZIN EXCAVATING INC	20160 W 191ST	SPRINGHILL	KS	66083
BE & K ENGINEERING COMPANY	2000 INTERNATIONAL PK DR	BIRMINGHAM	AL	35243
BENCHMARK INC	6065 HUNTINGTON CT NE	CEDAR RAPIDS	IA.	52402
BERNIE JANNING TERRAZZO & TILE INC	17509 HWY 71	CARROLL	IA	51401
BEST PLUMBING & HEATING	421 SECTION OD	SCAMMON	KS	66773
BEW CONSTRUCTION CO INC	1319 MAIN ST	WOODWARD	OK	73801
BILL DAVIS ROOFING LC	628 VERMONT	LAWRENCE	KS	66044
BJ ERECTION CORPORATION	16626 MILES AVE	CLEVELAND	OH	44128
BLACKSHIRE CONSTRUCTION INC	ROUTE 14 BOX 942	ELIZABETH	WV	26143
BLAZE MECHANICAL INC	15755 S 169 HWY STE E	OLATHE	KS	66062
BLICKS CONSTRUCTION CO INC	LOCK & DAM RD	QUINCY	IL	62301
BONNEVILLE CONSTRUCTION CO INC	5005 E CAREY AVE	LAS VEGAS	NV	89115
BOYD ELECTRIC INC	3315 N 70TH ST	KANSAS CITY	KS	66109
BRB CONTRACTORS INC	400 W CURTIS	TOPEKA	KS	66608
BRINK ELECTRIC CONSTRUCTION CO	2950 N PLAZA DR	RAPID CITY	SD	57702
BROWNING WELDING SERVICE INC	163 SHAW BRIDGE ROAD	GREENBRIER	AR	72058
BRUCE TRUCKING AND EXCAVATING INC	4401 HWY 162	GRANITE CITY	łL	62040
BUILDINGS INC	235 SOUTH 40TH	SPRINGDALE	AR	72765
BUILT WELL CONSTRUCTION CO	MAIN ST HWY 279 S	HIWASSE	AR	72739

Contractor	<u>Address</u>	City	State	Zip
C & C CONTRACTING INC	222 SOUTH SECOND ST	ORLEANS	IN	47452
CIBER & SONS INC	3212 N MAIN	EAST PEORIA	IL	61611
CABLE CONSTRUCTORS INC	105 KENT ST	IRON MOUNTAIN	MI	49801
CALLS METAL BLDG ERECTORS INC	8128 12TH ST	SOMERS	WI	53171
CAPE ENVIRONMENTAL MANAGEMENT INC	2302 PARKLAKE DR STE 200	ATLANTA	GA	30345
CAPITAL INSULATION INC	3210 NE MERIDEN RD	TOPEKA	KS	66617
CARNEY DEMOLITION	303 S HALSTED	CHICAGO	IL	60661
CARTER MOORE INC	1865 E MAIN ST STE F	DUNCAN	SC	29334
CAS CONSTRUCTION INC	501 NE BURGESS	TOPEKA	KS	66608
CASE FOUNDATION CO	1325 W LAKE ST	ROSELLE	IL	60172
CASHATT & SONS CORP	BOX 74	RED OAK	A	51566
CASYSTEMS INTERNATIONAL INC	8300 COLESVILLE RD 700	SILVER SPRING	MD	20910
CBS CONSTRUCTORS	204 E 1ST	MCCOOK	NE	69001
CCC GROUP INC	5797 DIETRICH RD	SAN ANTONIO	TX	78219
CDK CONTRACTING COMPANY	800 S HUTTON RD	FARMINGTON	NM	87401
CDK SKANSKA INC	800 S HUTTON RD	FARMINGTON	NM	87401
CELLXION WIRELESS SERVICES LLC	5031 HAZEL JONES RD	BOSSIER CITY	LA	71111
CENTRAL CEILING SYSTEMS INC	105 INDUSTRIAL PARK	DEERFIELD	W	53531
CENTRAL FOUNDATION INC	915 MARION RD S	CENTRAL CITY	IA	52214
CENTRAL ILLINOIS TILE CO	3302 N MATTIS AVE	CHAMPAIGN	IL	61821
CENTRAL STATES CONTRACTING SERVICES	610 S 78TH ST	KANSAS CITY	KS	66111
CENTRAL STATES ENVIRONMENTAL SERVIC	609 AIRPORT ROAD	CENTRALIA	IL	62801
CENTURY MECHANICAL CONTRACTORS INC	15480 S 169 HWY	OLATHE	KS	66051
CHALLENGE CONSTRUCTION	PO BOX 1509	MANVEL	TX	77578
CHANCE CONSTRUCTION CO	ITALY & BARBER ST	HEMPHILL	TX	75948
CHESTER PHILLIPS CONSTRUCTION COMPANY	1501 N UNIVERSITY STE 740	LITTLE ROCK	AR	72207
CHRIS GEORGE HOMES INC	2111 E SANTA FE #112	OLATHE	KS	66062
CLARK CORPORATION THE	141 CATHERINE ST	EAST PEORIA	IL	61611
CLEVENGER CONTRACTORS INC	NAPLES LANE RR1 PO BOX 19	BLUFFS	IL	62621
CLIFFORD LEE & ASSOCIATES	292 MELVIN HARRIS RD	MANCHESTER	GA	31816
COAST TO COAST BUILDERS INC	750 E FUNSTON	WICHITA	KS	67211
COASTAL GUNITE CONSTRUCTION CO	16 WASHINGTON ST	CAMBRIDGE	MD	21613
COLLECTOR WELLS INTERNATIONAL INC	6360 HUNTLEY RD	COLUMBUS	ОН	43229
COMMERCIAL CONTRACTING CO OF SAN AN	5797 DIETRICH RD	SAN ANTONIO	TX	78219
COMMERCIAL CONTRACTORS INC	729 LINCOLN AVE	HOLLAND	MI	49423
COMO TECH INSPECTIONS INC	40 DEEP CREEK RD	MANHATTAN	K\$	66502
COMPLETE SUBGRADE LLC	8845 FRUIT RD	EDWARD\$VILLE	IL	62025
CONLEY SPRINKLER INC	822 MAIN	PLEASANTON	KS	66075
CONSTRUCTION MANAGEMENT INC	108 JACKMAN ST	GEORGETOWN	MA	01833
CONSTRUCTION MANAGEMENT SERVICES IN	216 LOUISIANA ST	LITTLE ROCK	AR	72201
CONSTRUCTION MARKET DATA GROUP INC	275 WASHINGTON ST	NEWTON	MA	02458
CONSTRUCTION SERVICES BRYANT INC	232 NEW YORK ST	WICHITA	KS	67214

Contractor	Address	City	<u>State</u>	<u> Zip</u>
CONSTRUCTORS INC	P O BOX 46417	BATON ROUGE	LA	70895
CONTRACT DEWATERING SERVICES INC	5820 W RIVERSIDE DR	SARANAC	MI	48881
COOPERS STEEL FABRICATORS	503 N HILLCREST DR	SHELBYVILLE	TN	37162
CORNERSTONE COMMERCIAL CONTRACTORS	1260 JERICO	CORNING	IA	50841
CORONA POWER SERVICES INC	5220 MINOLA DR	LITHONIA	GA	30038
CORONADO INC	1835 WALL ST	SALINA	KS	67401
COST OF WISCONSIN INC	4201 HWY P	JACKSON	WI	53037
COWARTS CONSTRUCTION COMPANY INC	223 AIRPORT RD	SALEM	AR	72576
CRANE CONSTRUCTION COMPANY LLC	343 WAINWRIGHT DR	NORTHBROOK	IL	60062
CREEK ELECTRIC INC	2811 W PAWNEE ST	WICHITA	KS	67213
CRONISTER & COMPANY INC	FORBES FIELD BL 281 UNT E	TOPEKA	KS	66619
CROSSLAND HEAVY CONTRACTORS INC	S HWY 69	COLUMBUS	KS	66275
CUNNINGHAM INC	112 6TH AVENUE W	OSKALOOSA	IA	52577
CUST O FAB FIELD SERVICE LLC	1900 N 161ST E AVE	TULSA	ОК	74116
CUST O FAB TANK SERVICES LLC	1900 N 161ST E AVE	TULSA	OK	74116
CUSTOMER CARE SOLUTIONS	1 IRVINGTON CTR 700 KING	ROCKVILLE	MD	20850
CUTCO INC	RR 1 BOX 121	WYOMING	IL	61491
D & D PIPELINE CONSTRUCTION CO INC	4700 W HWY 117	SAPULPA	OK	74066
DALRYMPLE & CO	3675 S NOLAND RD STE 102	INDEPENDENCE	МО	64055
DANNYS CONSTRUCTION CO INCORPORATED	1066 WEST THIRD AVENUE	SHAKOPEE	MN	55379
DAVCO CORPORATION OF TENNESSEE	5384 POPLAR AVE STE 501	MEMPHIS	TN	38119
DAVE OSBORNE CONSTRUCTION CONTRACT	15600 28TH AVE N	PLYMOUTH	MN	55447
DAVID A NICE BUILDERS INC	4571 WARE CREEK ROAD	WILLIAMSBURG	VA	23188
DAVIS ELECTRICAL CONSTRUCTORS INC	429 N MAIN ST	GREENVILLE	SC	29602
DCG PETERSON BROTHERS COMPANY	5005 S HWY 71	SIOUX RAPIDS	1A	50585
DDD COMPANY	8000 CORPORATE DR STE 100	LANDOVER	MD	20785
DELCO ELECTRIC INC	7615 N CLASSEN BLVD	OKLAHOMA CITY	OK	73116
DELPHI AUTOMOTIVE SYSTEMS HUMAN RESOURCES LLC	P O BOX 62410	PHOENIX	AZ	85082
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST	QUINCY	IL	62301
DIAMOND ELECTRIC SERVICE INC	21325 W 105TH ST	OLATHE	KS	66061
DIAMOND SURFACE INC	13792 REIMER DR N	MAPLE GROVE	MN	55311
DIG AMERICA UTILITY CONTRACTING INC	606 25TH AVE SO STE 202	ST CLOUD	MN	56301
DIMENSIONAL TECHNOLOGY INC	6717 LINDEN LN	HUNTLEY	IL	60142
DIVINE INC	2310 REFUGEE RD	COLUMBUS	ОН	43207
DL SMITH ELECTRICAL CONSTRUCTION INC	1405 SW 41ST ST	TOPEKA	KS	66609
DOBSON DAVIS COMPANY	8521 RICHARDS RD	LENEXA	KS	66215
DOME CORPORATION OF NORTH AMERICA	5450 EAST ST	SAGINAW	MI	48601
DON BELL HOMES INC	11599 N RIDGEVIEW	OLATHE	KS	66061
DONALD E MCNABB COMPANY INC	31250 S MILFORD RD	MILFORD	MI	48381
DOSTER CONSTRUCTION CO INC	2619 COMMERCE BLVD	ВНАМ	AL	35210
DOUBLE O MASONRY INC	722 S 260TH ST	PITTSBURG	KS	66762

Contractor	Address	City	State	Zip
DUAL TEMP ILLINOIS INC	3801 S SANGAMON ST	CHICAGO	IL	60609
DUSTROL INC	GEN DEL	EL DORADO	KS	67042
DW PROEHL CONSTRUCTION INC	818 N HELEN AVE	SIOUX FALLS	\$D	57104
EASYBAR BEVERAGE CONTROLS	19799 SW 95TH PLACE STE A	TUALATIN	OR	97062
EATHERLY CONSTRUCTORS INC	2204 W MARY ST	GARDEN CITY	K\$	67846
ECHO CONSTRUCTION INC	14012 GILES RD	OMAHA	NE	68138
ECONOMY ELECTRICAL CONTRACTORS	101 CENTURY 21 DR #204	JACKSONVILLE	FL.	32216
EDWARD KRAEMER & SONS INC	ONE PLAINVIEW RD	PLAIN	WI	53577
ELECTRICAL CONTROLS & SYSTEMS INC	P O BOX 100816	BIRMINGHAM	AL	35210
ELECTRICAL LINE SERVICES INC	14200 S TULSA DR	OKLAHOMA CITY	OK	73170
ELLIOTT ELECTRICAL INC	P O BOX 1039	BENTON	AR	72015
EMPLOYEE RESOURCE ADMINISTRATION LP	10501 N CENTRAL EXPY #101	DALLAS	TX	75231
ENERGY DELIVERY SERVICES INC	3909 W FIFTH ST	CHEYENNE	WY	82003
ENERGY SYSTEMS GROUP LLC	101 PLAZA E BLVD 320	EVANSVILLE	IN	47715
ENTERPRISE STAFF SOLUTIONS INC	2926 RIDGEWAY RD	MEMPHIS	TN	38115
ENTRUP DRYWALL & PAINTING INC	1222 1/2 VERMONT	QUINCY	IL	62305
EQUUS METALS	1415 S JOPLIN AVE	TULSA	ОК	74112
ER HOKE CONSTRUCTION CO INC	5 MILES W RTE 36	TUSCOLA	IL	61953
ERVIN CABLE CONSTRUCTION INC	260 N LINCOLN BLVD E	SHAWNEETOWN	IL	62984
EVCO NATIONAL INC	339 OLD ST LOUIS RD	WOOD RIVER	IL	62095
EXXEL PACIFIC INC	323A TELEGRAPH RD	BELLINGHAM	WA	98226
FABCON INCORPORATED	6111 WEST HIGHWAY 13	SAVAGE	MN	55378
FABCON LLC	3400 JACKSON PIKE	GROVE CITY	ОН	43123
FALCON ELECTRIC INC	100 NORTH FIRST ST	CLARKSBURG	WV	26301
FARABEE MECHANICAL INC	P O BOX 1748	HICKMAN	NE	68372
FAYETTEVILLE PLUMBING & HEATING CO INC	P O BOX 1061	FAYETTEVILLE	AR	72702
FEDERAL FIRE PROTECTION INC	805 SECRETARY DRISTE A	ARLINGTON	TX	76015
FIBREBOND RESOURCES INC	1300 DAVENPORT DR	MINDEN	LA	71055
FISHEL COMPANY THE	1810 ARLINGATE LN	COLUMBUS	ОН	43228
FJW GROUP INC	905 W MITCHELL	ARLINGTON	TX	76013
FLOOR CRETE ENTERPRISES INC	6223 GESSNER DR	HOUSTON	ΤX	77041
FOLTZ CONSTRUCTION INC	BOX 38	PATOKA	IL	62875
FOLTZ WELDING PIPELINE MAINTENANCE	501 E CLINTON AVE	PATOKA	łL	62875
FORD CONTRACTING CORP	1307 E COURT ST	DYERSBURG	TN	38024
FREESEN INC	316 S PEARL	BLUFFS	IL	62621
GALACTIC TECHNOLOGIES INC	400 N LOOP 1604 E STE 210	SAN ANTONIO	TX	78232
GAMMA CONSTRUCTION COMPANY	2808 JOANEL	HOUSTON	TX	77027
GARY SANDERS MASONRY	109 AVE F	WEST POINT	IA	52656
GEISSLER ROOFING CO INC	612 S 3RD ST	BELLEVILLE	(L	62220
GENE FRITZEL CONSTRUCTION COMPANY I	643 MASSACHUSETTS STE 300	LAWRENCE	KS	66044
GENE FRITZEL CONSTRUCTION SERVICES	628 VERMONT	LAWRENCE	KS	66044
GEOPIER FOUNDATION CO MIDWEST	6336 HICKMAN STE 203	DES MOINES	IA	50322

Contractor	Address	City	<u>State</u>	Zip
GEV CONSTRUCTION CO	4535 MEADOWVIEW DR	LAKELAND	FL	33810
GIBRALTAR CONSTRUCTION CO INC	42 HUDSON ST STE A207	ANNAPOLIS	MD	21401
GINGHER PROCESS PIPING INC	3011 N MAIN ST	EAST PEORIA	IL	61611
GLEESON CONSTRUCTORS INC	2015 E 7TH ST	SIOUX CITY	IA	51105
GLENN H JOHNSON CONSTRUCTION CO	2521 GROSS POINT RD	EVANSTON	IL	60201
GLOBAL COMPUTER ASSOCIATES INC	3 GARRET MOUNTAIN PLAZA	WEST PATERSON	NJ	07424
GOERLICH ROOFING INC	4400 HARRISON	QUINCY	IL	62301
GOLEY INC	P O BOX 309	DUPO	IL	62239
GORDONS ENHANCED TECHNOLOGY MARKETING INC	4500 RATLIFF LN #108	ADDISON	TX	75001
GRAHAM CONSTRUCTION COMPANY	500 LOCUST ST	DES MOINES	IA	50309
GRAYLING INCORPORATED	10258 SANTA FE DR	OVERLAND PARK	KS	66212
GRAZZINI BROS COMPANY	620 16TH AVE \$	MINNEAPOLIS	MN	55454
GREAT SOUTH CONSTRUCTION CO INC	2500 HWY 31 SOUTH	PELHAM	AL	35124
GREAT SOUTHWESTERN CONSTRUCTION INC	6880 SO I 25	CASTLE ROCK	CO	80104
GUS CONST CO INC	606 ANTIQUE COUNTRY DR	CASEY	lА	50048
H & H SYSTEMS & DESIGN INC	130 EAST MAIN ST	NEW ALBANY	IN	47150
H & L ELECTRIC INC	809 LEVEE DR STE G	MANHATTAN	KS	66502
H & M CONSTRUCTION CO INC	431 LIBERTY ST	MILAN	TN	38358
H&H DRYWALL SPECIALTIES INC	3727 E 31ST STR	TULSA	OK	74135
HARBERT YEARGIN INC	105 EDINBUGH CR	GREENVILLE	SC	29607
HARDAWAY CONSTRUCTION CORP OF TENNE	615 MAIN STREET	NASHVILLE	TN	37206
HARMAN & SON CONSTRUCTION INC	1810 B EIGHTH AVE	FORT WORTH	TX	76110
HARNESS ROOFING INC	P O BOX 1382	HARRISON	AR	72601
HART PAINTING	2555 SW 50	OKLAHOMA CITY	OK	73119
HEALTHLINE INC	8687 VIADEVENTURE STE200	SCOTTSDALE	ΑZ	85258
HEBER E COSTELLO INC	609 COSTELLO ROAD	OAK GROVE	LA	71263
HEIDELBERG ENGINEERING INC	1499 POINSETTIA AVE #160	VISTA	CA	92081
HENDERSON ENGINEERS INC	8325 LENÉXA DR STE 400	LENEXA	KS	66214
HENNING CONSTRUCTION COMPANY	5870 MERLE HAY RD	JOHNSTON	IA	50131
HERITAGE HOUSING DEVELOPMENT INC	16133 VENTURA BLVD #965	ENCINO	CA	91436
HERMAN STEWART CONSTRUCTION & DEVEL	4550 FORBES BLVD	LANHAM	MD	20706
HINRICHS GROUP INC THE	141 MARKET PL DR STE 105	FAIRVIEW HEIGHTS	IL	62208
HOFFMANN INC	6001 49TH ST \$	MUSCATINE	łA	52761
HOGUE HORN & PASHMAN INC	922 MISSOURI	LAWRENCE	KS	66044
HOLIAN ASBSTS RMVL & ENCPSLTN CORP	7504 MEYER RD	SPRING GROVE	IL	60081
HOLLIS ROOFING INC	P O BOX 2229	COLUMBUS	MS	39704
HOOPER CORPORATION	P O BOX 7455	MADISON	WI	53707
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN	FT WORTH	TX	76116
HORIZON GROUP INC	1325 N E BOND ST	PEORIA	IL	61603
HORIZONTAL BORING & TUNNELING CO	505 \$ RIVER AVE	EXETER	NE	68351
HOSPITALITY BUILDERS INC	PO BOX 1565	ABERDEEN	SD	57402

Contractor	Address	City	State	Zip
HUEGERICH CONSTRUCTION INC	512 N COURT	CARROLL	IA	51401
HUFF SEALING CORPORATION	HWY 15E	ALBION	IL	62806
HUSTON CONTRACTING INC	25640 W 143RD ST	OLATHE	K\$	66061
HUTTON CONTRACTING CO INC	HWY 50	LINN	MO	65051
HY VEE WEITZ CONSTRUCTION LC	1501 50TH ST BLDG 1 #325	WEST DES MOINES	IA	50266
I & I CONSTRUCTION INC	21050 N BRADY ST STE A	DAVENPORT	IA	52804
IBERVILLE INSULATIONS INC	11637 SUN BELT CT	BATON ROUGE	LA	70809
ILLINI MECHANICAL INC	1024 LOWRY	PITTSFIELD	IL	62363
INDUSTRIAL MAINTENANCE CONTRACTORS INC	2301 GARDEN CITY HWY	MIDLAND	TX	79701
INDUSTRIAL POWER & PROCESS CORP	P O BOX 38995	GREENSBORO	NC	27438
INDUSTRIAL PROCESS TECHNOLOGY INC	2213 7TH AVE N	FARGO	ND	58108
INDUSTRY SERVICES CO INC	5550 TODD ACRES DR	MOBILE	AL	36619
INGRAM CONSTRUCTION COMPANY INC OF	173 HOY RD	MADISON	MS	39110
INSTALLED PRODUCTS USA LLC	207 KELSEY LANE SUITE G	TAMPA	FL	33619
INSTITUTE OF NUCLEAR POWER OPERATIONS	700 GALLERIA PKWY	ATLANTA	GA	30339
INTEC SERVICES INC	454 LINK LN	FT COLLINS	CO	80522
INTERSTATES ELEC & ENGINEERING	1520 INDUSTRIAL PARK	SIOUX CENTER	IA	51250
INTL BROTHERHOOD OF ELECTRICAL WORK	106 N MONROE ST	WEST FRANKFORT	IL.	62896
IRBY CONSTRUCTION CO	817 S STATE ST	JACKSON	MS	39201
IVEY MECHANICAL CO A PARTNERSHIP	514 NORTH WELLS ST	KUSCIUSKO	MS	39090
J & J CONSTRUCTION & SUPPLY INC	1136 W KANSAS	MCPHERSON	KS	67460
J & J MAINTENANCE INC	3755 CAPITAL OF TX HWY S	AUSTIN	TX	78704
J W BUCK CONSTRUCTION CO INC	4103 FRANDFORD AVE	LUBBOCK	ΤX	79407
JAMES N GRAY CONSTRUCTION CO	250 W MAIN ST	LEXINGTON	KY	40507
JD FRANKS INC	1602 S BELTINE ROAD	DALLAS	TX	75253
JESCO INC	2020 MCCULLOUGH BLVD	TUPELO	MS	38801
JF BRENNAN CO INC	820 BAINBRIDGE ST	LA CROSSE	WI	54603
JOEL FRITZEL CONSTRUCTION CO.	3320 CLINTON PARKWAY CT	LAWRENCE	K\$	66047
JOHANSEN DRAINAGE & TILE	RT 1 BOX 152	RULO	NE	68431
JOHN A PAPALAS & CO	1187 EMPIRE	LINCOLN PARK	Mi	48146
JOHN E GREEN COMPANY	220 VICTOR AVE	HIGHLAND PARK	MI	48203
JOHN T JONES CONSTRUCTION CO	2213 7TH AVE NORTH	FARGO	ND	58108
JOHNSON INDUSTRIAL SERVICES INC	200 BENTLEY CIR	SHELBY	AL	35143
JOLLEY CONSTRUCTION COMPANY	6148 LEE HWY STE 200	CHATTANOOGA	TN	37421
JOMAX CONSTRUCTION COMPANY INC	S 281 HWY	GREAT BEND	KS	67530
JONES HYDROBLAST INC	P O BOX 309	ROYALTON	IL.	62983
JULIAN CONSTRUCTION COMPANY	15521 W 110TH ST	LENEXA	K\$	66219
JULIUS KAAZ CONSTRUCTION COMPANY IN	716 CHEROKEE	LEAVENWORTH	KS	66048
K & M ELECTRICAL CONTRACTORS INC	940 COMMERCIAL SUITE B	ATCHISON	KS	66002
K & W COATING LLC	28898 HIGWAY 13	ELKADER	IA	52043
KANSAS BUILDING SYSTEMS INC	1701 SW 41ST	TOPEKA	KS	66609
KASBOHM CUSTOM DRILLING INC	11404 OAKTON RD	SAVANNA	IL.	61074

Contractor	Address	City	<u>State</u>	Zip
KAYTON ELECTRIC INC	PO BOX 27	HOLDREGE	NE	68949
KDS CONSTRUCTION	9318 GULFSTREAM RD UNIT C	FRANKFORT	IL	60423
KEARNEY & SON CONSTRUCTION INC	2500 NORTH 7TH ST	LAWRENCE	KS	66044
KEARNEY ELECTRIC INC	3609 E SUPERIOR AVE	PHOENIX	AZ	85040
KEELEY & SONS INC	5 LOISEL VILLAGE SHOP CTR	EAST ST LOUIS	IL	62203
KEITH AUSTIN	3001 WEDINGTON DR #106	FAYETTEVILLE	AR	72701
KELLEY DEWATERING & CONSTRUCTION CO	5175 CLAY AVENUE SW	WYOMING	MI	49548
KENJURA TILE INC	BOX 158	BRENHAM	TX	77834
KEOKUK CONTRACTORS INC	853 JOHNSON ST RD	KEOKUK	IA	52632
KESSLER CONSTRUCTION INC	13402 W 92ND ST	LENEXA	KS	66215
KG MOATS & SONS	9515 US HWY 63	EMMETT	KS	66422
KGL ASSOCIATES INC	759 ADAMS \$T	DENVER	CO	80206
KILIAN CORPORATION THE	608 S INDEPENDENCE	MASCOUTAH	IL	62258
KING LAR COMPANY	2020 E OLIVE STREET	DECATUR	fL	62525
KINLEY CONSTRUCTION COMPANY	201 N UNION ST BNK RM 502	OLEAN	NY	14760
KNICKERBOCKER CONSTRUCTION INC	4823 LAKEWOOD DR	NORWALK	IA	50211
KOSS CONSTRUCTION CO	4090 WESTOWN PKWY STE B	WIDES MOINES	IA	50266
KUHLMAN REFRIGERATION INC	N56W16865 RIDGEWOOD 100	MENOMONEE FALLS	WI	53051
KURISU INTERNATIONAL INC	11125 SW BARBUR BL	PORTLAND	OR	97219
L & L INSULATION & SUPPLY CO	3305 SE DÉLAWARE AVE	ANKENY	IA	50021
LE BELL CONSTRUCTION COMPANY INC	1226 COUNTY ROAD 11	HEFLIN	AL.	36264
L LYON DISTRIBUTING INC	5555 ST LOUIS MILLS BLVD	HAZELWOOD (X2)	MO	63042
LABFORCE SERVICES OF AMERICA INC	415 CROSSWAYS PARK DR	WOODBURY	NY	11797
LAKE CONTRACTING INC	4650 STONE CHURCH RD	ADDIEVILLE	IL.	62214
LAKEVIEW CONSTRUCTION OF WISCONSIN	10505 CORPORATE DR #200	PLEASANT PRAIRI	WI	53158
LARRY COX CONSTRUCTION	50 FORT COX RD	HEBER SPRINGS	AR	72543
LEMAR CONSTRUCTION	2829 BRADY ST	DAVENPORT	IA	52803
LEVCO CDS INC	4277 HWY 162	GRANITE CITY	IL	62040
LG SERVICES LLC	1500 INTERNATIONAL DR	SPARTANBURG	SC	29302
LH SOWLES CO	2813 BRYANT AVE S	MINNEAPOLIS	MN	55408
LICAUSI CONSTRUCTION COMPANY	8301 W 125TH ST	OVERLAND PARK	KS	66213
LIFE SAFETY INC	12428 VETERANS MEM PKWY	LAFAYETTE	AL	36862
LIMBAUGH CONSTRUCTION CO INC	4186 HWY 162	GRANITE CITY	IL	62040
LIN R ROGERS ELECTRICAL CONTRACTORS	2050 MARCONI DR STE 200	ALPHARETTA	GA	30005
LINAWEAVER CONSTRUCTION INC	719 GILMAN RD	LANSING	KS	66043
LITTLE ROCK ELECTRICAL CONTRACTORS	13008 LAWSON RD	LITTLE ROCK	AR	72210
LONGAN CONSTRUCTION COMPANY	1635 US HWY 59 N	GROVE	OK	74344
LPR CONSTRUCTION CO	1171 DES MOINES AVE	LOVELAND	CO	80537
LUNDA CONSTRUCTION CO	620 GEBHARDT RD	BLACK RIVER FAL	WI	54615
LVI ENVIRONMENTAL SERVICES	225 FENCL LANE	HILLSIDE	IL	60162
M A MORTENSON CO	700 MEADOW LN N	MINNEAPOLIS	MN	55422
MAGUIRE IRON INC	300 W WALNUT BOX 1446	SIOUX FALLS	SD	57101

Contractor	Address	City	<u>State</u>	Zip
MARATHON BUILDERS INC	4144 N CENTRAL #660	DALLAS	TX	75204
MARRS ELECTRIC INC OF ARKANSAS	701 KAWNEER DR	SPRINGDALE	AR	72764
MASCO CONTRACTOR SERVICE CENTRAL INC	2339 BEVILLE RD	DAYTONA BEACH	FL	32119
MASTER ELECTRIC INC	3225 AIRBASE RD	MOUNTAIN HOME	ID	83647
MCBRIDE ELECTRIC INC	3215 E 9TH N	WICHITA	KS	67208
MCCARTIN MECHANICAL CONTRACTOR INC	2999 PARKWAY DR	DECATUR	IL	62526
MCMASTER CONSTRUCTION INC	138 NE 46TH	OKLAHOMA CITY	OK	73105
MCPHERSON WRECKING INC	2333 BARTON RD	GRANTVILLE	KS	66429
MEADOWS CONSTRUCTION CO INC	1014 FRONT ST	TONGANOXIE	KS	66086
METRIC VISION	8500 CINDER BED RD STE150	NEWINGTON	VA	22122
MEYERS TURF FARMS INC	19055 METCALF	STILWELL	KS	66085
MICHAEL CONSTRUCTION CO INC	SECONDARY RT 79 BOX 143	DRY BRANCH	WV	25061
MICRO PAVERS INC	127 FAUBER RD	E PEORIA	IL.	61611
MID AMERICA ROOFING CONSTRUCTION &	1035 N 69 HWY	FRONTENAC	K\$	66763
MID AMERICA SERVICES INC	3981 STATE RT 3 NORTH	CHESTER	IL	62233
MID CONTINENTAL RESTORATION CO INC	PO BOX 429	FORT SCOTT	KS	66701
MID STATES ELECTRIC CO INC	P O BOX 156	S SIOUX CITY	NE	68776
MIDLAND WRECKING INC	15 HENNING	LENEXA	K\$	66215
MIDWEST CONSTRUCTION SYSTEMS INC	100 MAIN ST STE 504	LITTLE ROCK	AR	72201
MIDWEST PUMP & EQUIPMENT CO	2300 S 7TH ST	LINCOLN	NE	68502
MIDWESTERN SERVICES INC	1913 7TH ST	\$NYDER	TX	79549
MILLENNIUM BROKERAGE GROUP	611 COMMERCE ST S-2606	NASHVILLE	TN	37203
MILLER THE DRILLER	5125 E UNIVERSITY	DES MOINES	IA	50317
MILLERS PRO CUT	6410 W 72ND TERR	OVERLAND PARK	KS	66204
MILLS ELECTRICAL CONTRACTORS	2535 WALNUT HILL LN	DALLAS	TX	75229
MISSION TO THE AMERICAS	2530 WASHINGTON ST	DENVER	CO	80205
MISSOURI VALLEY INC	4614 MCCARTY BLVD	AMARILLO	ΤX	79110
MJM SERVICES INC	207 N 48TH ST	BELLEVILLE	IL	62223
MORRISSEY CONTRACTING CO	705 SOUTHMOOR PL	GODFREY	IL	62035
MOUNTAIN MECHANICAL CONTRACTORS INC	903 S SCHOOL	FAYETTEVILLE	AR	72701
MOWERY BACKHOE & TRENCHER SERVICE	25374 TONGANOXIE RD	LEAVENWORTH	KS	66048
MPH HOTELS INC	1801 MARTIN SPIRNGS DR	ROLLA	MO	65401
MULANAX ELECTRIC INC	404 W DORCUS ST	ROLAND	QΚ	74954
MULTIMAX INC	1441 MCCORMICK DR	LARGO	MD	20774
MUNICIPAL PIPE TOOL COMPANY INC	515 5TH ST	HUDSON	IΑ	50643
MUNIÉ COMPANY	1000 MILBOURN SCHOOL ROAD	CASEYVILLE	IL	62232
MURPHY & SONS ROOFING	1010 NORTH 54TH ST	KANŞAŞ CITY	KS	66102
MUSE EXCAVATION & CONSTRUCTION CO	504 S 8TH ST	ELWOOD	KS	66024
MUSTANG LINE CONTRACTORS INC	9105 N DIVISION ST STE A	SPOKANE	WA	99218
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD	ST PETER	MN	56082
NATGUN CORP	11 TEAL RD	WAKEFIELD	MA	01880
NATIONAL ABATEMENT CORPORATION	3080 N CENTER RD	FLINT	MI	48519
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Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
NATIONAL CONSTRUCTION SERVICES INC	520 LANCASTER AVE	FRAZEŘ	PA	19355
NATIONAL STEEL ERECTORS	PO BOX 709	MUSKOGEE	OK	74402
NEBRASKA MIDWEST CONSTRUCTION COMPA	406 N 22ND ST	NEBRASKA CITY	NE	68410
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN	OKLAHOMA CITY	OK	73127
NEW DIMENSION INC	631 E BIG BEAVER #109	TROY	MI	48083
NEWTRON INC	8183 W EL CAJON DR	BATON ROUGE	LA	70815
NHC CONSTRUCTION LLC	5960 DEARBORN STE 15	MISSION	KS	66202
NILES INDUSTRIAL LLC	G3080 N CENTER RD	FLINT	MI	48506
NO FAULT INDUSTRIES INC	15556 PERKINS RD	BATON ROUGE	LA	70810
NORTH COAST 88 INC	170 EAST MAIN ST	NORWALK	ОН	44857
NORTH MISSISSIPPI CONVEYOR COMPANY INC	HWY 7S LAFAYETTE CO RD370	OXFORD	MS	38655
NORTHERN CLEARING INC	1805 W MAIN ST	ASHLAND	WI	54806
NORTHLAND CONTRACTING INC	HIGHWAY 2 EAST	SHEVLIN	MN	56676
NORTHWEST ENERGY SYSTEMS INC	315 S GREGG ST	FAYETTEVILLE	AR	72701
NOVON CONSULTING CORP	10 SOUTH 5TH ST STE 835	MINNEAPOLIS	MN	55402
NUTRIJECT SYSTEMS INC	515 5TH ST	HUDSON	IA	50643
O & M SERVICES INC	207 E MAIN ST	FAIRFIELD	IL	62837
ODONNELL & SONS CONSTRUCTION CO INC	15301 BROADMOOR ST	OVERLAND PARK	KS	66223
OFALLON ELECTRIC COMPANY	P O BOX 488	OFALLON	IL	62269
ONEAL ELECTRIC SERVICE INC	3073 MERRIAM LN	KANSAS CITY	KS	66106
OSTROM PAINTING & SANDBLASTING INC	1110-8TH AVE	ROCK ISLAND	IL	61201
OVERCASH ELECTRIC INC	2106 CHARLOTTE HWY	MOORESVILLE	NC	28117
P & P CONSTRUCTION CO	1132 E LINCOLN ST	RIVERTON	IL	62561
PAIGE TECHNOLOGIES LLC	5305 PIN OAK LAND	SEDALIA	MO	65301
PARADISE FIBERGLASS POOLS INC	3115 N ILL AVE	SWANSEA	IL	62226
PBM CONCRETE INC	311 LOWELL AVE	ELK RIVER	MN	55330
PERMANENT PAVING INC	8900 INDIAN CREEK PKWY	OVERLAND PARK	KS	66210
PETERSON CONSTRUCTION	1929 W 2ND ST	WEBSTER CITY	IA	50595
PETERSON CONTRACTORS INC	104 BLACKHAWK ST	REINBECK	IA	50669
PETTUS PLUMBING & PIPING INC	P O BOX 3237	MUSCLE SHOALS	AL	35662
PHILLIPS & JORDAN INC	6621 WILBANKS RD	KNOXVILLE	TN	37912
PINNACLE CONSTRUCTION INC	203 N CHESTNUT ST	GLENWOOD	IA	51534
PIONEER GROUP INC	8600 JUNIPER LANE	PRAIRIE VILLAGE	KS	66207
PITTSBURG TANK & TOWER CO INC	515 PENNEL ST	HENDERSON	KY	42420
PIZZAGALLI CONSTRUCTION COMPANY	50 JOY DR	S BURLINGTON	VT	05407
PLASTOCOR INC	25 INDUSTRIAL PARK RD	HINGHAM	MA	02043
PLOWMAN CONSTRUCTION COMPANY INC	905 E PARK ST	OLATHE	KS	66061
PLUM RHINO CONSULTING LLC	1010 HUNTCLIFF STE 1350	ATLANTA	GA	30350
PNEUMATIC SYSTEMS INSTALLATION INC	10012 DARNELL	LENEXA	KS	66215
POLE MAINTENANCE CO LLC	4307 23RD ST	COLUMBUS	NE	68601
POWER OHMES CONSTRUCTION INC	33445 W 87TH CIRCLE	DE SOTO	KS	66018
PRECAST ERECTORS INC	3500 VALLEY VISTA DR	HURST	TX	76053

Contractor	Address	City	<u>State</u>	<u>Zip</u>
PRECISION ELECTRICAL CONTRACTORS INC	1977 LINCOLN WAY	WHITE OAK	PA	15131
PRIMARY RESIDENTAL MORTGAGE INC	829 E CAVENDISH CIRCLE	SANDY	UΤ	84094
PRO QUIP CORPORATION	8522 E 61ST ST	TULSA	OK	74133
PROFORMANCE ELECTRIC INC	11201 W 59TH TER	SHAWNEE	KS	66203
PROGRESSIVE CONTRACTORS INC	14123 42ND ST NE	ST MICHAEL	MN	55376
PSF MECHANICAL INC	9322 14TH AVE SOUTH	SEATTLE	WA	98108
PULTE HOMES OF GREATER KANSAS CITY	8700 STATE LINE RD #309	LEAWOOD	KS	66206
PYRAMID CONTRACTORS INC	891 W IRONWOOD RD	OLATHE	KS	66061
QUALITY AWNING & CONSTRUCTION CO	7937 SCHAEFER RD	DEARBORN	MI	48126
QUALITY TRANSPORTATION SERVICES INC	5220 S CAMERON ST	LAS VEGAS	NV	89118
R & R ELECTRIC INC	HWY 75 N PO BOX 181	BRECKENRIDGE	MN	56520
R IZOKAITIS CONSTRUCTION INC	14817 GRANT ST	OMAHA	NE	68116
R MESSNER CONSTRUCTION CO INC	3595 N WEBB RD #500	WICHITA	KS	67226
R N HARRIS CONSTRUCTION CO	3200 HASKELL AVE STE 140	LAWRENCE	KS	66046
RANGER PLANT CONSTRUCTIONAL CO INC	5851 E U\$ HIGHWAY 80	ABILENE	TX	79601
RCS CONSTRUCTION INC	197 OLD ST LOUIS RD	WOOD RIVER	IL	62095
RDC MANUFACTURING INC	200 LUKKEN INDUSTRIAL DR	LA GRANGE	GA	30240
REASONS CONSTRUCTION COMPANY INC	3825 EAST END DR	HUMBOLDT	TN	38343
RECOR SERVICES INC	4122 NE 185TH AVE	PORTLAND	OR	97230
REDDINGER CONSTRUCTORS INC	6301 OLD BOONVILLE HWY	EVANSVILLE	IN	47715
REDNOUR STEEL ERECTORS INC	HWY 150	CUTLER	IL	62238
RENIER CONSTRUCTION CORPORATION	2164 CITY GATE DRIVE	COLUMBUS	ОН	43219
RESERV CONSTRUCTION CO INC	7101 SHARONDALE CT #200	BRENTWOOD	TN	37027
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N	ST PAUL	MN	55042
RETAIL PLANNING & CONSTRUCTION INC	735 BIRCH AVE	BENSALEM	PA	19020
RETAIL STOREFRONT GROUP INC	419 MIAMI AVE	LEEDS	AL.	35094
REVENUE SOLUTIONS INC	752 WASHINGTON ST	PEMBROKE	MA	02359
RFB CONSTRUCTION CO INC	3222 NW 160 HWY	CHEROKEE	KS	66724
RICHARD GOETTLE INC	12071 HAMILTON AVE	CINCINNATI	ОН	45231
RJ PITCHER INC	4575 BUCKLEY RD	LIVERPOOL	NY	13088
RMP INC	PO BOX 16141	SHAWNEE	KS	66203
ROBERT W BRITZ PAINTING COMPANY INC	14272 FRAZEE RD	DIVERNON	IL	62530
ROBERTSON PAINTING INC	3116 S ARROWHEAD CT	INDEPENDENCE	MQ	64057
ROD BUSTERS INC	624 S MISSOURI ST STE 100	INDIANAPOLIS	IN	46225
ROGERS PREMIER UNLOADING SERVICES	3801 SUNSET AVE	ROCKY MOUNT	NC	27804
ROLLING PLAINS CONSTRUCTION INC	12153 MOLINE STR	HENDERSON	co	80640
ROOF MAINTENANCE SERVICES INC	#8 COMMODORE DRIVE	BELLEVILLE	IL.	62223
ROSE LAN CONTRACTORS INC	952 OSAGE	KANŞAŞ CITY	KS	66105
ROYAL ELECTRIC CONSTRUCTION INC	7905 MONTICELLO RD	SHAWNEE MISSION	K\$	66203
RUSSELL CONSTRUCTION CO	3032 A NORTH FRAZIER ST	CONROE	TX	77303
RUSSIAN CONCRETE CONSTRUCTION	1133 S 205TH	PITTSBURG	KS	66762
RYAN FLOORS INC	305 CARL STREET	ROCKVILLE	MD	20851

Contractor	<u>Address</u>	City	<u>Ştate</u>	<u>Zip</u>
S A COMUNALE CO INC	2900 NEWPARK DR	BARBERTON	ОН	44203
SAGEZ CONSTRUCTION INC	HC61 BOX 17	HARDIN	IL.	62047
SARGENT ELECTRIC CO	28TH ST & LIBERTY AVE	PITTSBURGH	PA	15222
SAULSBURY ELECTRIC CO INC	5308 ANDREWS HWY	ODESSA	TX	79762
SCI GENERAL CONTRACTORS INC	4530 BARKSDALE BLVD STE C	BOSSIER CITY	LA	71112
SEAWARD CONSTRUCTION COMPANY INC	RT 236	KITTERY	ME	03904
SELECTEK INC	1000 MANSELL EXCHANGE W	ALPHARETTA	GA	30022
SENECA ELECTRIC	4140 NE 14TH \$TREET	DES MOINES	IA	50313
SERRAULT SERVICES OF KANSAS INC	7625 LAKESIDE AVE	MANHATTEN	KS	66502
SERVICEMASTER DESIGN BUILD LLC	8615 FREEPORT PKWY 5-100	IRVING	ΤX	75063
SEVERN COMPANIES INC OF MARYLAND	6201 CHEVY CHASE DR	LAUREL	MD	20707
SGT LTD :	3407 TORREY RD	FLINT	MI	48507
SHAWNEE MISSION TREE SERVICE INC	8250 COLE PKWY	SHAWNEE MSN	KS	66227
SHAY ROOFING INC	1999 S 59TH ST	BELLEVILLE	IL	62223
SHILOH STEEL FABRICATORS INC	200 EAST HWY 264	SPRINGDALE	AR	72764
SIERRA BRAVO INC	7038 STATE HWY 154	SESSER	IL	62884
SKYLIGHT MANUFACTURING INC	1208 ALDINE MAIL RD	HOUSTON	TX	77039
SLUDGE TECHNOLOGY INC	8101 W 33RD STREET S	MUSKOGEE	OK	74401
SNELL NORTHCUTT ELECTRIC INC	P O BOX 24601	LITTLE ROCK	AR	72221
SOONER BUILDERS & INVESTMENTS INC	26005 E ADMIRAL	CATOOSA	ok	74015
SPARKS & WIEWEL CONSTRUCTION CO	6200 BROADWAY	QUINCY	IL	62301
SPARROW PLUMBING & HEATING INC	313 DELAWARE	QUINCY	IL	62301
SPECIALTY CONSTRUCTORS INC	2445 ALAMO STREET SE	ALBUQUERQUE	NM	87106
SPINIELLO COMPANIES	35 AIRPORT RD	MORRISTOWN	NJ	07962
SPINIELLO LIMITED INC	35 AIRPORT RD	MORRISTOWN	NJ	07962
SPORTS METALS INC	P O BOX 1338	PHENIX CITY	AL	36868
STANDARD ELECTRIC CO INC	2006 PRAIRIÉ CIRCLE DR	PAOLA	KS	66071
STELLAR GROUP INC	2900 HARTLEY RD	JACKSONVILLE	FL	32257
STORY ENTERPRISES INC	7735 WASHINGTON AVE STE G	KANSAS CITY	KS	66112
STRATEGIC INFORMATION SOLUTIONS	20 N CLARK ST STE 1650	CHICAGO	IL	60602
STRAUB CONSTRUCTION CO INC	10575 WIDMÉR	LENEXA	KS	66215
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILE AVE	SHAWNEE	KS	66203
STRUKEL ELECTRIC INC	1375 W WALNUT ST	GIRARD	KS	66743
STUEVE CONSTRUCTION COMPANY	2201 E OAK ST	ALGONA	IA	50511
SUMMIT CONTRACTORS INC	1900 SWOPE DR	INDEPENDENCE	MO	64055
SUNLAND CONSTRUCTION INC	HWY 13 SOUTH	EUNICE	LA	70535
SUPERIOR FLOORS INC	3225 N PROSPECT RD	PEORIA	IL	61603
SURFACE PREPARATION TECHNOLOGIES INC	81 TEXACO ROAD	MECHANICSBURG	PA	17055
SW FRANKS CONSTRUCTION CO	2070 WEST 3RD ST	CLEVELAND	OH	44113
SW HUFFMAN CONSTRUCTION INC	PO BOX 99	OTTUMWA	IA	52501
SWANSTON EQUIPMENT COMPANY	3404 MAIN AVE	FARGO	ND	58103
SYRSTONE INC	201 S MAIN ST	NORTH SYRACUSE	NY	13212

Contractor	Address	City	<u>State</u>	Zip
TAFT CONTRACTING CO INC	9000 W 67TH	HODGKIN\$	IL	60525
TANCO ENGINEERING INCORPORATED	1030 BOSTON AVE	LONGMONT	co	80501
TEAM INOVIS INC	110 E WILSON BRIDGE RD	WORTHINGTON	OH	43085
TECH BUILDERS INC	410 DOWNTOWN PLZ	FAIRMONT	MN	56031
TEFCO INC	11022 SAWMILL RD	ELBERFELD	lN.	47613
TERRA ENGINEERING & CONSTRUCTION CORPORATION	2201 VONDRON RD	MADISON	WI	53718
TEXAS COMMERCIAL FENCE INC	320 SOUTHLAND DR	BURNET	TX	78611
TEXAS STONE & TILE INC	2683 LOMBARDY LN	DALLAS	TX	75220
THIEMS CONSTRUCTION CO INC	P O BOX 386	EDWARDSVILLE	1L	62025
THIRD GENERATION ELECTRICAL INC	10806 S HOUSTON AVE	JENKS	OK	74037
THOMAS LIBEAR CONSTRUCTION INC	14758 202ND ST	BLOOMFIELD	ΙA	52537
THOMPSON ELECTRIC COMPANY OF OMAHA	P O BOX 207	SIOUX CITY	IA	51102
TIC THE INDUSTRIAL COMPANY	40185 ROUTT COUNTY RD 129	STEAMBOAT SPRGS	CO	80477
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DRIVE	OWENSBORO	KY	42302
TMI COATINGS INC	2805 DODD RD	EAGAN	MN	55121
TMS DESIGN SERVICES INC	7905 L STREET STE 110	OMAHA	NE	68127
TOAN INC	5320 SPEAKER ROAD	KANSAS CITY	KS	66106
TONTO CONSTRUCTION INC	HWY 16 W 78TH ST	MUSKOGEE	OK	74401
TOWER MECHANICAL SERVICES	2125 W 20TH AVE	OSHKOSH	WI	54904
TRAC WORK INC	303 W KNOX	ENNIS	TX	75119
TRAYLOR BROS INC	835 N CONGRESS AVE	EVANSVILLE	IN	47715
TRI STATE BUILDING SUPPLY CO INC	N HWY 69	PITTSBURG	KS	66762
TRI STATE PAVING INC	STATE LINE RD	PICHER	OK	74360
TRI STATE SIGNING	509 BAILEY AVE	NEW HAMPTON	1A	50659
TRIGON ENGINEERING INC	475 17TH ST STE 300	DENVER	co	80202
TRILLION ENTERPRISES INC	9346 W COAL MINE AVE	LITTLETON	co	80123
TSC OF KANSAS INC	2200 W 75TH ST STE 15	PRAIRIE VILLAGE	KS	66208
TULSA DYNASPAN INC	1601 E HOUSTON ST	BROKEN ARROW	OK	74012
TWEEDY CONTRACTORS INC	CORNER OF PYBURN & HOELSC	POCAHONTAS	AR	72455
TWIN CITY POOLS INC	948 KANSAS AVE	KANSAS CITY	KS	66105
UNITED EXCEL CORPORATION	8041 W 47 ST STE 100	OVERLAND PARK	KS	66204
UNIVERSAL CONTRACTING CO	1207 LUCAS	BURLINGTON	IA	52601
UNIVERSAL LIMITED INC	932 ALTON PARKWAY	BIRMINGHAM	AL	35210
US ASPHALT CO	14012 GILES RD	OMAHA	NE	68138
VAUGHN ELECTRIC CO INC	313 E FLORIDA AVE	UNION CITY	TN	38261
VERSENT GROUP LLC	13608 W 95TH ST	LENEXA	K\$	66215
VINTAGE SPORTS CARDS INC	410 S TRADE CNTR PKWY #A8	CONROE	TX	77385
VOLTEK INC	11635 SOUTH HOMESTEAD LAN	OLATHE	KS	66061
VON ALST INC	2416 SMELTING WORKS RD	SWANSEA	1L	62226
VON ROLL INC	3080 NORTHWOODS CIR STE 2	NORCROSS	GA	30071
W G YATES & SONS CONSTRUCTION COMPA	104 GULLY AVENUE	PHILADELPHIA	MS	39350

Contractor	Address	City	<u>State</u>	<u>Zip</u>
WACHTER ELECTRIC COMPANY	16001 W 99TH ST	LENEXA	KS	66219
WALKER CONSTRUCTION CO INC	HWY 50 TO KAHOLA LAKE RD	EMPORIA	KS	66801
WALT WAGNER CONSTRUCTION INC	305 \$ 5TH ST	LEAVENWORTH	KS	66048
WALTER CONSTRUCTION USA INC	441 SW 41ST ST	RENTON	WA	98055
WALTERS EXCAVATING	24060 K 68 HWY	PAOLA	KS	66071
WASATCH ELECTRIC A DIVISION OF DYNA	1420 SPRING HILL RD SE500	MCLEAN	VA	22102
WEATHERCRAFT COMPANY OF GRAND ISLAND	312 NORTH ELM STREET	GRAND ISLAND	NE	68801
WEATHERCRAFT COMPANY OF LINCOLN	545 J ST	LINCOLN	NE	68508
WEBB ELECTRIC COMPANY	34375 W 12 MILE RD	FARMINGTON HILL	MI	48331
WEBER AIR CONDITIONING CO INC	2501 CONE DR	TARRANT	AL	35217
WEITZ COMPANY LLC THE	400 LOCUST STE 300	DES MOINES	IA	50309
WELLS & WEST INC	VALLEY VILLAGE SHOPPING C	MURPHY	NC	28906
WELSH COMPANIES	8200 NORMANDALE BLVD #200	MINNEAPOLIS	MN	55437
WESSELS CONSTRUCTION CO INC	1800 DES PLAINES AVE	FOREST PARK	IL	61030
WEST SIDE MECHANICAL INC	P O BOX 11247	KANSAS CITY	KS	66111
WESTERN CAROLINA PLUMBING	25 SANDTRAP RD	WAYNESVILLE	NC	28786
WESTERN INDUSTRIAL CONTRACTORS INC	5301 JOLIET ST	DENVER	CO	80239
WESTERN SUMMIT CONSTRUCTORS INC	5470 VALLEY HWY	DENVER	CO	80216
WESTIN CONSTRUCTION COMPANY	10828 NESBITT AVE SO	BLOOMINGTON	MN	55437
WHITE MOUNTAIN CABLE CONSTRUCTION C	OLD DOVER RD	EPSOM	NH	03234
WHITING TURNER CONTRACTING CO THE	300 E JOPPA RO	BALTIMORE	MD	21286
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD	FORT WALTON BEA	FL	32547
WINTER CONSTRUCTION INC	1/4 M E ON 54 SOUTH	FORT SCOTT	KS	66701
WOODS CONSTRUCTION INC	6396 PRODUCT DRIVE	STERLING HEIGHTS	MI	48312
WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST	NASHVILLE	TN	37211
WS BOWLWARE CONSTRUCTION INC	3140 W BRITTON RD STE 204	OKLAHOMA CITY	OK	73120
YAZAKI EDS ENGINEERING INC	6800 HAGGERTY RD	CANTON	MI	48187
ZIMMERMAN CONSTRUCTION COMPANY INC	11005 W 126TH ST	OVERLAND PAR⊀	KS	66213

Updated: 4/6/2004 11:21:45 AM

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Contractor Debarment List

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Name of Contractor	Name of Officer and Title	Address	Date of Conviction	Debarment Period
Bruner Contracting Company	Cynthia Bruner	218 Delaware, Ste. 211 Kansas City, MO 64105	9/9/03	9/9/03-9/9/04
Cynthia Bruner	N/A	218 Delaware, Ste. 211 Kansas City, MO 64105	9/9/03	9/9/03-9/9/04

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript.

NOTICE OF DISSOLUTION OF CORPORATION

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST Bernard M. Abrams, M.D. and Associates, P.C., a Missouri corporation.

On March 25, 2004, Bernard M. Abrams, M.D. and Associates, P.C., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on March 25, 2004.

Said Corporation requests that all persons and organizations who have claims against it present them immediately by letter to the Corporation at 270 East Loch Lloyd Parkway, Belton, Missouri 64012.

All claims must include: the name, address, and telephone number of the claimant; the account number or other number which identifies the claimant; the amount claimed; the basis for the claim; the date(s) on which the event(s) on which the claim is based occurred; and supporting documents in connection with the claim.

NOTICE: Because of the dissolution of Bernard M. Abrams, M.D. and Associates, P.C., any claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the notices authorized by statute, whichever is published last.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST TECHNICAL COMMUNICATION SERVICES, INC.

Effective April 12, 2004, Technical Communication Services, Inc., a Missouri corporation (the "Corporation"), the principal office of which is located at 190 Snowberry, Marco Island, Florida 34145, was voluntarily dissolved.

All claims against the Corporation should be presented in accordance with this notice. Claims should be in writing and sent to the Corporation at this mailing address: Darrell R. Smith, Technical Communication Services, Inc., 190 Snowberry, Marco Island, Florida 34145.

The claim must contain: (1) the name, address and telephone number of the claimants; (2) the amount of the claim or other relief demanded; (3) the basis of the claim and any documents related to the claim; and (4) the date(s) as of which the event(s) on which the claim is based occurred. Any and all claims against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two years after April 12, 2004.

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Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—27 (2002), 28 (2003) and 29 (2004). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedu	ile			27 MoReg 189
1 CSIC IO	State Officials Stately Compensation Schedu				27 MoReg 1724
					28 MoReg 1861
1 CSR 10-4.010	Commissioner of Administration		28 MoReg 1557		
1 CSR 20-4.010	Personnel Advisory Board and Division of Popular DEPARTMENT OF AGRICULTURE	ersonnel	29 MoReg 577		
2 CSR 30-1.010	Animal Health		29 MoReg 584		
2 CSR 30-1.020	Animal Health		29 MoReg 584		
2 CSR 30-2.020	Animal Health	29 MoReg 571	29 MoReg 584		
2 CSR 30-2.040	Animal Health	29 MoReg 572	29 MoReg 585		
2 CSR 30-3.020	Animal Health	29 MoReg 573	29 MoReg 586		
2 CSR 30-6.020	Animal Health	29 MoReg 573	29 MoReg 586		
2 CSR 80-5.010	State Milk Board		29 MoReg 709		
2 CSR 90-11.010	Weights and Measures	28 MoReg 2207	28 MoReg 2211	29 MoReg 661	
2 CSR 90-30.050	Weights and Measures		28 MoReg 2211	29 MoReg 661	
2 CCD 10 5 205	DEPARTMENT OF CONSERVATION		7731 ' T		
3 CSR 10-5.205	Conservation Commission		This Issue		
3 CSR 10-5.352	Conservation Commission		This Issue		
3 CSR 10-5.353	Conservation Commission		This IssueR		
3 CSR 10-5.425	Conservation Commission		This Issue		
3 CSR 10-5.552 3 CSR 10-5.553	Conservation Commission		This Issue		
	Conservation Commission		This IssueR		
3 CSR 10-5.554	Conservation Commission		This Issue	20 MaDa = 741	
3 CSR 10-6.533 3 CSR 10-6.550	Conservation Commission Conservation Commission		29 MoReg 161 29 MoReg 161	29 MoReg 741 29 MoReg 741	
3 CSR 10-0.330 3 CSR 10-7.431	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.431 3 CSR 10-7.432	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.432 3 CSR 10-7.433	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.433 3 CSR 10-7.434	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.435	Conservation Commission Conservation Commission		N.A.	This Issue	
3 CSR 10-7.436	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.437	Conservation Commission		N.A.	This Issue	
3 CSR 10-7.455	Conservation Commission		This Issue	11113 13340	
3 CSR 10-9.353	Conservation Commission		29 MoReg 162	29 MoReg 661	
3 CSR 10-9.565	Conservation Commission		28 MoReg 2018	29 MoReg 216	
0 0011 10 7.000	Const various Commission		29 MoReg 590	27 110108 210	
3 CSR 10-10.722	Conservation Commission		29 MoReg 162	29 MoReg 741	
3 CSR 10-10.725	Conservation Commission		29 MoReg 164	29 MoReg 741	
3 CSR 10-20.805	Conservation Commission		29 MoReg 590		
	DEPARTMENT OF ECONOMIC DEVEL	OPMENT			
4 CSR 10-1.010	Missouri State Board of Accountancy		28 MoReg 2089		
			29 MoReg 591		
4 CSR 10-1.030	Missouri State Board of Accountancy		28 MoReg 2090		
			29 MoReg 591		
4 CSR 10-1.040	Missouri State Board of Accountancy		28 MoReg 2091R		
			29 MoReg 592R		
4 CSR 10-2.005	Missouri State Board of Accountancy		28 MoReg 2091R		
			28 MoReg 2091		
			29 MoReg 593R		
4 CCD 10 2 010	7.6 . D. 1.6.4		29 MoReg 593		
4 CSR 10-2.010	Missouri State Board of Accountancy		28 MoReg 2092R		
4 CCD 10 2 021	MC Ctata Daniel - C Assessment		29 MoReg 594R		
4 CSR 10-2.021	Missouri State Board of Accountancy		28 MoReg 2093R		
4 CSR 10-2.030	Missouri State Board of Accountancy		29 MoReg 594R		
4 CSK 10-2.030	MISSOULI State Doubt of Accountancy		28 MoReg 2093R		
4 CSR 10-2.041	Missouri State Doord of Assourtence		29 MoReg 595R		
4 CSK 10-2.041	Missouri State Board of Accountancy		28 MoReg 2093 29 MoReg 595R		
4 CSR 10-2.042	Missouri State Board of Accountancy		28 MoReg 2094R		
7 CON 10-2.042	Missouri State Board of Accountancy		29 MoReg 596R		
4 CSR 10-2.051	Missouri State Board of Accountancy		28 MoReg 2094		
7 CSK 10-2.031	111350ull State Boald of Accountancy		29 MoReg 596R		
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Rule Changes Since Update

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Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 10-2.061	Missouri State Board of Accountancy		28 MoReg 2099		
4 CSR 10-2.062	Missouri State Board of Accountancy		29 MoReg 600 28 MoReg 2100R		
4 CSR 10-2.070	Missouri State Board of Accountancy		29 MoReg 601R 28 MoReg 2101		
4 CSR 10-2.072	Missouri State Board of Accountancy		29 MoReg 602 28 MoReg 2102		
4 CSR 10-2.075	Missouri State Board of Accountancy		29 MoReg 603 28 MoReg 2105		
4 CSR 10-2.095	Missouri State Board of Accountancy		29 MoReg 606 28 MoReg 2108		
4 CSR 10-2.101	Missouri State Board of Accountancy		29 MoReg 609 28 MoReg 2109		
4 CSR 10-2.111	Missouri State Board of Accountancy		29 MoReg 611 R 28 MoReg 2110R		
4 CSR 10-2.112	Missouri State Board of Accountancy		29 MoReg 611R 28 MoReg 2110R		
4 CSR 10-2.115	Missouri State Board of Accountancy		29 MoReg 611 R 28 MoReg 2110R		
4 CSR 10-2.120	Missouri State Board of Accountancy		29 MoReg 611R 28 MoReg 2111R		
4 CSR 10-2.130	Missouri State Board of Accountancy		29 MoReg 612R 28 MoReg 2111		
4 CSR 10-2.135	Missouri State Board of Accountancy		29 MoReg 612 28 MoReg 2112		
4 CSR 10-2.140	Missouri State Board of Accountancy		29 MoReg 613		
	•		28 MoReg 2112 29 MoReg 613		
4 CSR 10-2.150	Missouri State Board of Accountancy		28 MoReg 2115 29 MoReg 616		
4 CSR 10-2.160	Missouri State Board of Accountancy		28 MoReg 2115 29 MoReg 616		
4 CSR 10-2.180	Missouri State Board of Accountancy		28 MoReg 2116R 29 MoReg 617R		
4 CSR 10-2.190	Missouri State Board of Accountancy		28 MoReg 2116R 29 MoReg 617R		
4 CSR 10-2.200	Missouri State Board of Accountancy		28 MoReg 2116 29 MoReg 617		
4 CSR 10-2.210	Missouri State Board of Accountancy		28 MoReg 2117R 29 MoReg 618R		
4 CSR 10-2.215	Missouri State Board of Accountancy		28 MoReg 2117R 29 MoReg 618R		
4 CSR 10-3.010	Missouri State Board of Accountancy		28 MoReg 2117 29 MoReg 618		
4 CSR 10-3.020	Missouri State Board of Accountancy		28 MoReg 2118R 29 MoReg 619R		
4 CSR 10-3.030	Missouri State Board of Accountancy		28 MoReg 2118R 29 MoReg 619R		
4 CSR 10-3.040	Missouri State Board of Accountancy		28 MoReg 2119R 29 MoReg 620R		
4 CSR 10-3.060	Missouri State Board of Accountancy		28 MoReg 2119 29 MoReg 620		
4 CSR 10-4.010	Missouri State Board of Accountancy		28 MoReg 2120R 28 MoReg 2120		
			29 MoReg 621R 29 MoReg 621		
4 CSR 10-4.020	Missouri State Board of Accountancy		28 MoReg 2124R		
			28 MoReg 2124 29 MoReg 625R		
4 CSR 10-4.030	Missouri State Board of Accountancy		29 MoReg 625 28 MoReg 2124R		
4 CSR 10-4.031	Missouri State Board of Accountancy		29 MoReg 625R 28 MoReg 2124		
4 CSR 10-4.040	Missouri State Board of Accountancy		29 MoReg 625 28 MoReg 2125R		
4 CSR 10-4.041	Missouri State Board of Accountancy		29 MoReg 626R 28 MoReg 2125		
4 CSR 10-4.050	Missouri State Board of Accountancy		29 MoReg 626 28 MoReg 2125R		
1 CCD 10 7 7 7	10. 5.		29 MoReg 626R	20.7.7.	
4 CSR 10-5.070 4 CSR 10-5.080	Missouri State Board of Accountancy Missouri State Board of Accountancy		28 MoReg 2126 28 MoReg 2126	29 MoReg 742 29 MoReg 743	
7 CON 10-3.000					
4 CSR 10-5.090	Missouri State Board of Accountancy		28 MoReg 2130	29 MoReg 743	}

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Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 10-5.110	Missouri State Board of Accountancy		28 MoReg 2131	29 MoReg 744	
4 CSR 15-1.030	Acupuncturist Advisory Committee		29 MoReg 627	<u>U</u>	
4 CSR 15-2.020	Acupuncturist Advisory Committee		29 MoReg 629		
4 CSR 15-3.010	Acupuncturist Advisory Committee		29 MoReg 629		
4 CSR 15-4.020	Acupuncturist Advisory Committee		29 MoReg 630		
4 CSR 30-2.040	Missouri Board for Architects,				
	Professional Engineers, Professional Land				
	Surveyors, and Landscape Architects		29 MoReg 632		
4 CSR 30-11.025	Missouri Board for Architects,				
	Professional Engineers, Professional Land				
	Surveyors, and Landscape Architects		29 MoReg 632		
4 CSR 70-2.031	State Board of Chiropractic Examiners		29 MoReg 711		
4 CSR 70-4.010	State Board of Chiropractic Examiners		29 MoReg 88	29 MoReg 745	
4 CSR 70-4.030	State Board of Chiropractic Examiners State Board of Chiropractic Examiners		29 MoReg 88	29 MoReg 745	
4 CSR 100	Division of Credit Unions		29 Moreg 66	29 Moreg 743	29 MoReg 680
					29 MoReg 859 This Issue
4 CSR 110-2.130	Missouri Dental Board		29 MoReg 89	This IssueW	
			This Issue		
4 CSR 110-3.010	Missouri Dental Board		29 MoReg 636		
4 CSR 110-3.020	Missouri Dental Board		29 MoReg 636		
4 CSR 110-3.030	Missouri Dental Board		29 MoReg 636		
4 CSR 110-3.040	Missouri Dental Board		29 MoReg 640		
4 CSR 110-3.050	Missouri Dental Board		29 MoReg 640		
4 CSR 120-1.010	State Board of Embalmers and Funeral Director	ors	29 MoReg 165	This Issue	
4 CSR 120-1.020	State Board of Embalmers and Funeral Director		29 MoReg 165	This Issue	
4 CSR 120-1.040	State Board of Embalmers and Funeral Director		29 MoReg 166	This Issue	
4 CSR 120-2.010	State Board of Embalmers and Funeral Director		29 MoReg 167R	This IssueR	
. 0011 120 2.010	2 20014 O. Embannero and I unciai Directi		29 MoReg 167	This Issue	
4 CSR 120-2.020	State Board of Embalmers and Funeral Director	ore	29 MoReg 174	This Issue	
4 CSR 120-2.020 4 CSR 120-2.022	State Board of Embalmers and Funeral Director		29 MoReg 174 29 MoReg 174	This Issue	
4 CSR 120-2.022 4 CSR 120-2.030	State Board of Embalmers and Funeral Director		29 MoReg 175	This Issue	
4 CSR 120-2.030 4 CSR 120-2.040	State Board of Embalmers and Funeral Director			This IssueR	
4 CSR 120-2.040	State Board of Embaimers and Funeral Director	DIS	29 MoReg 175R		
4 CCD 120 2 050	C . D 1 CE 11 1E 1D'		29 MoReg 175	This Issue	
4 CSR 120-2.050	State Board of Embalmers and Funeral Director		29 MoReg 180	This Issue	
4 CSR 120-2.060	State Board of Embalmers and Funeral Director	ors	29 MoReg 180R	This IssueR	
			29 MoReg 180	This Issue	
4 CSR 120-2.070	State Board of Embalmers and Funeral Director	ors	29 MoReg 186R	This IssueR	
			29 MoReg 186	This Issue	
4 CSR 120-2.071	State Board of Embalmers and Funeral Director		29 MoReg 192	This Issue	
4 CSR 120-2.080	State Board of Embalmers and Funeral Director	ors	29 MoReg 193	This IssueW	
			This Issue		
4 CSR 120-2.090	State Board of Embalmers and Funeral Director		29 MoReg 194	This Issue	
4 CSR 120-2.100	State Board of Embalmers and Funeral Director	ors	29 MoReg 195	This Issue	
4 CSR 120-2.110	State Board of Embalmers and Funeral Director	ors	29 MoReg 196	This Issue	
4 CSR 120-2.115	State Board of Embalmers and Funeral Director	ors	29 MoReg 196	This Issue	
4 CSR 150-2.125	State Board of Registration for the Healing Ar		29 MoReg 781		
4 CSR 150-2.153	State Board of Registration for the Healing Ar	ts	29 MoReg 781		
4 CSR 150-4.040	State Board of Registration for the Healing Ar		29 MoReg 785		
4 CSR 150-4.053	State Board of Registration for the Healing Ar		29 MoReg 785		
4 CSR 150-4.205	State Board of Registration for the Healing Ar		29 MoReg 785		
4 CSR 165-2.010	Board of Examiners for Hearing Instrument Sp		29 MoReg 641		
4 CSR 197-1.030	Board of Examiners for Treating instrument Sp Board of Therapeutic Massage		29 MoReg 23	29 MoReg 745	
4 CSR 197-1.030 4 CSR 197-1.040	Board of Therapeutic Massage		29 MoReg 23	29 MoReg 745	
4 CSR 197-1.040 4 CSR 197-2.010	Board of Therapeutic Massage		29 MoReg 25 29 MoReg 26	29 MoReg 745 29 MoReg 746	
4 CSR 197-2.010 4 CSR 197-2.030	Board of Therapeutic Massage		29 MoReg 20 29 MoReg 32	29 MoReg 746 29 MoReg 746	
			29 MoReg 32 29 MoReg 34		
4 CSR 197-2.050	Board of Therapeutic Massage			29 MoReg 746	
4 CSR 197-3.010	Board of Therapeutic Massage		29 MoReg 36	29 MoReg 746	
4 CSR 197-5.010	Board of Therapeutic Massage		29 MoReg 36	29 MoReg 746	
4 CSR 197-5.020	Board of Therapeutic Massage		29 MoReg 36	29 MoReg 746	
4 CSR 197-5.030	Board of Therapeutic Massage		29 MoReg 39	29 MoReg 747	
4 CSR 197-5.040	Board of Therapeutic Massage		29 MoReg 41	29 MoReg 747	
4 CSR 200-4.020	State Board of Nursing		29 MoReg 641		
4 CSR 205-3.030	Missouri Board of Occupational Therapy		29 MoReg 89	29 MoReg 747	
4 CSR 210-2.080	State Board of Optometry		29 MoReg 642		
4 CSR 210-2.081	State Board of Optometry		29 MoReg 643R		
4 CSR 220-2.100	State Board of Pharmacy		29 MoReg 713		
4 CSR 220-2.300	State Board of Pharmacy		29 MoReg 89	This Issue	
4 CSR 235-1.020	State Committee of Psychologists		29 MoReg 643		
4 CSR 235-1.050	State Committee of Psychologists		29 MoReg 644		
	Public Service Commission		29 MoReg 717		
4 CSK 240-3 070				20 M D ((1	
4 CSR 240-3.020 4 CSR 240-3.265	Public Service Commission		28 MoReg 1901	29 Mokea hhi	
4 CSR 240-3.265	Public Service Commission Public Service Commission		28 MoReg 1901 28 MoReg 2139	29 MoReg 661 29 MoReg 747	
	Public Service Commission Public Service Commission Public Service Commission		28 MoReg 1901 28 MoReg 2139 29 MoReg 717	29 MoReg 661 29 MoReg 747	

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4 CSR 240-3.520	Public Service Commission		29 MoReg 718		
4 CSR 240-3.525	Public Service Commission		29 MoReg 721		
4 CSR 240-3.530	Public Service Commission		29 MoReg 724		
4 CSR 240-3.535	Public Service Commission		29 MoReg 727		
4 CSR 240-3.545	Public Service Commission		29 MoReg 369R		
4 CCD 240 2 550	Dublic Compication		29 MoReg 369	20 MaDag 749	
4 CSR 240-3.550 4 CSR 240-3.555	Public Service Commission Public Service Commission		28 MoReg 2140 29 MoReg 374	29 MoReg 748	
4 CSR 240-3.560	Public Service Commission		29 MoReg 730		
4 CSR 240-3.565	Public Service Commission		29 MoReg 730		
4 CSR 240-3.650	Public Service Commission		28 MoReg 1907	29 MoReg 667	
4 CSR 240-13.015	Public Service Commission		29 MoReg 731		
4 CSR 240-13.035	Public Service Commission		28 MoReg 2141	29 MoReg 672	
4 CSR 240-13.055	Public Service Commission		29 MoReg 786	20.16.75.75.40	
4 CSR 240-32.020	Public Service Commission		28 MoReg 2145	29 MoReg 748	
4 CSR 240-32.060 4 CSR 240-32.070	Public Service Commission Public Service Commission		28 MoReg 2147 28 MoReg 2148	29 MoReg 750	
4 CSR 240-32.080	Public Service Commission		28 MoReg 2149	29 MoReg 750 29 MoReg 750	
4 CSR 240-32.200	Public Service Commission	29 MoReg 459	29 MoReg 646	2) 1/10100 / 50	
4 CSR 240-33.010	Public Service Commission		29 MoReg 374		
4 CSR 240-33.020	Public Service Commission		29 MoReg 374		
4 CSR 240-33.030	Public Service Commission		29 MoReg 376R		
4 CSR 240-33.040	Public Service Commission		29 MoReg 376		
4 CSR 240-33.060	Public Service Commission		29 MoReg 377		
4 CSR 240-33.070	Public Service Commission Public Service Commission		29 MoReg 381		
4 CSR 240-33.080 4 CSR 240-33.110	Public Service Commission Public Service Commission		29 MoReg 381 29 MoReg 461		
4 CSR 240-33.150	Public Service Commission		29 MoReg 382		
4 CSR 240-33.160	Public Service Commission		29 MoReg 732		
4 CSR 240-36.010	Public Service Commission		29 MoReg 197		
4 CSR 240-36.020	Public Service Commission		29 MoReg 197		
4 CSR 240-36.030	Public Service Commission		29 MoReg 198		
4 CSR 240-36.040	Public Service Commission		29 MoReg 199		
4 CSR 240-36.050	Public Service Commission		29 MoReg 202		
4 CSR 240-36.060 4 CSR 240-36.070	Public Service Commission Public Service Commission		29 MoReg 203 29 MoReg 203		
4 CSR 240-36.080	Public Service Commission		29 MoReg 204		
4 CSR 263-1.035	State Committee for Social Workers		29 MoReg 651		
4 CSR 263-2.032	State Committee for Social Workers		29 MoReg 653		
4 CSR 263-2.045	State Committee for Social Workers		29 MoReg 653		
4 CSR 263-2.047	State Committee for Social Workers		29 MoReg 654		
4 CSR 263-2.060	State Committee for Social Workers		29 MoReg 654		
4 CSR 263-2.062 4 CSR 263-2.085	State Committee for Social Workers State Committee for Social Workers		29 MoReg 654 29 MoReg 655		
4 CSR 263-2.083 4 CSR 263-2.090	State Committee for Social Workers		29 MoReg 655		
4 CSR 263-3.020	State Committee for Social Workers		29 MoReg 655		
4 CSR 263-3.040	State Committee for Social Workers		29 MoReg 656		
4 CSR 263-3.140	State Committee for Social Workers		29 MoReg 657		
	DEPARTMENT OF ELEMENTARY AN	D SECONDARY EDUC	CATION		
5 CSR 50-345.020	Division of School Improvement		20.14.75. #04		29 MoReg 859
5 CSR 80-805.015	Teacher Quality and Urban Education		29 MoReg 791		
5 CSR 80-805.016 5 CSR 100-200.010	Teacher Quality and Urban Education Missouri Commission for the Deaf		29 MoReg 793R		
J COK 100-200.010	and Hard of Hearing		28 MoReg 2222	29 MoReg 851	
5 CSR 100-200.030	Missouri Commission for the Deaf		20 110105 2222	27 MORES 031	
	and Hard of Hearing		28 MoReg 2223	29 MoReg 851	
5 CSR 100-200.040	Missouri Commission for the Deaf				
	and Hard of Hearing		28 MoReg 2223	29 MoReg 851	
5 CSR 100-200.050	Missouri Commission for the Deaf				
7 CCD 100 200 000	and Hard of Hearing		28 MoReg 2224	29 MoReg 852	
5 CSR 100-200.060	Missouri Commission for the Deaf		20 MaDaa 2224	20 MaDan 952	
5 CSR 100-200.070	and Hard of Hearing Missouri Commission for the Deaf		28 MoReg 2224	29 MoReg 852	
3 CSR 100-200.070	and Hard of Hearing		28 MoReg 2225	29 MoReg 852	
5 CSR 100-200.075	Missouri Commission for the Deaf				
	and Hard of Hearing		28 MoReg 2225	29 MoReg 852	
5 CSR 100-200.100	Missouri Commission for the Deaf				
	and Hard of Hearing		28 MoReg 2225	29 MoReg 852	
5 CSR 100-200.125	Missouri Commission for the Deaf		20 M.B. 2224	20 M-P 052	
5 CCD 100 200 120	and Hard of Hearing Missouri Commission for the Doof		28 MoReg 2226	29 MoReg 853	
5 CSR 100-200.130	Missouri Commission for the Deaf and Hard of Hearing		28 MoReg 2226	29 MoReg 853	
5 CSR 100-200.140	Missouri Commission for the Deaf		20 110102 2220	2) MORCE 033	
	and Hard of Hearing		28 MoReg 2227	29 MoReg 853	
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5 CSR 100-200.150	Missouri Commission for the Deaf and Hard of Hearing		28 MoReg 2227	29 MoReg 854	
5 CSR 100-200.170	Missouri Commission for the Deaf and Hard of Hearing		28 MoReg 2227	29 MoReg 854	
5 CSR 100-200.180	Missouri Commission for the Deaf and Hard of Hearing		28 MoReg 2230	29 MoReg 856	
5 CSR 100-200.210	Missouri Commission for the Deaf and Hard of Hearing		28 MoReg 2231	29 MoReg 856	
7 CSR 10-1.020	DEPARTMENT OF TRANSPORTATION Missouri Highways and Transportation				
7 CSR 10-17.010	Commission Missouri Highways and Transportation		29 MoReg 384		
7 CSR 10-26.010	Commission Missouri Highways and Transportation		28 MoReg 1563	20.14.75 0.54	
7 CSR 10-26.020	Commission Missouri Highways and Transportation		28 MoReg 2231	29 MoReg 856	
	Commission DEPARTMENT OF LABOR AND INDUSTRIAL	L RELATIONS	28 MoReg 2237	29 MoReg 856	
8 CSR 10-3.010	Division of Employment Security		29 MoReg 793		
8 CSR 10-3.020	Division of Employment Security		29 MoReg 794R		
8 CSR 70-1.010	Missouri Assistive Technology Advisory Council		29 MoReg 462		
8 CSR 70-1.020	Missouri Assistive Technology Advisory Council DEPARTMENT OF MENTAL HEALTH		29 MoReg 463		
9 CSR 10-5.190	Director, Department of Mental Health		20 MoDea 725		
			29 MoReg 735		
9 CSR 10-5.210	Director, Department of Mental Health		29 MoReg 794	This Issue	
9 CSR 30-4.195	Certification Standards DEPARTMENT OF NATURAL RESOURCES		29 MoReg 204	This Issue	
10 CSR 10-6.240	Air Conservation Commission		29 MoReg 303R		
10 CSR 10-6.241	Air Conservation Commission		29 MoReg 303		
10 CSR 10-6.250	Air Conservation Commission		29 MoReg 307		
10 CSR 10-6.260	Air Conservation Commission		28 MoReg 1911	29 MoReg 675	
10 CSR 20-7.050	Clean Water Commission		28 MoReg 2240		
10 CSR 25-17.010	Hazardous Waste Management Commission		29 MoReg 794		
10 CSR 25-17.020	Hazardous Waste Management Commission		29 MoReg 795		
10 CSR 25-17.030	Hazardous Waste Management Commission		29 MoReg 796		
10 CSR 25-17.040	Hazardous Waste Management Commission		29 MoReg 797		
10 CSR 25-17.050	Hazardous Waste Management Commission		29 MoReg 803		
10 CSR 25-17.060	Hazardous Waste Management Commission		29 MoReg 810		
10 CSR 25-17.070	Hazardous Waste Management Commission		29 MoReg 810		
10 CSR 25-17.080	Hazardous Waste Management Commission		29 MoReg 817		
10 CSR 25-17.090	Hazardous Waste Management Commission		29 MoReg 824		
10 CSR 25-17.100	Hazardous Waste Management Commission		29 MoReg 830		
10 CSR 25-17.110	Hazardous Waste Management Commission		29 MoReg 830		
10 CSR 25-17.120	Hazardous Waste Management Commission		29 MoReg 831		
10 CSR 25-17.130	Hazardous Waste Management Commission		29 MoReg 832		
10 CSR 25-17.140	Hazardous Waste Management Commission		29 MoReg 832		
10 CSR 25-17.150	Hazardous Waste Management Commission		29 MoReg 833		
10 CSR 25-17.160	Hazardous Waste Management Commission		29 MoReg 839		
10 CSR 25-17.170	Hazardous Waste Management Commission		29 MoReg 839		
10 CSR 40-10.020	Land Reclamation Commission		29 MoReg 204		
10 CSR 40-10.050	Land Reclamation Commission		29 MoReg 205		
10 CSR 60-5.010	Public Drinking Water Program		29 MoReg 465		
10 CSR 100-2.010	Petroleum Storage Tank Insurance Fund Board of Trustees		28 MoReg 2156	29 MoReg 540	
10 CSR 100-3.010	Petroleum Storage Tank Insurance Fund				
10 CSR 100-4.010	Board of Trustees Petroleum Storage Tank Insurance Fund		28 MoReg 2157	29 MoReg 540	
10 CSR 100-4.020	Board of Trustees Petroleum Storage Tank Insurance Fund		28 MoReg 2157	29 MoReg 540	
10 CSR 140-2.020	Board of Trustees Division of Energy		28 MoReg 2163	29 MoReg 540	29 MoReg 415
10 CSR 140-2.020 10 CSR 140-2.030	Division of Energy Division of Energy				29 MoReg 415 29 MoReg 415
10 CSK 140-2.030	DEPARTMENT OF PUBLIC SAFETY				29 Mokeg 413
11 CSR 10-11.020	Adjutant General		29 MoReg 658		
11 CSR 10-11.020	Adjutant General		29 MoReg 658		
11 CSR 10-11.080	Adjutant General		29 MoReg 659		
11 CSR 10-11.100	Adjutant General		29 MoReg 659		
11 CSR 10-11.110	Adjutant General		29 MoReg 659		
11 CSR 10-11.120	Adjutant General		29 MoReg 660		
11 CSR 10-11.210	Adjutant General		29 MoReg 660		
11 CSR 45-1.020	Missouri Gaming Commission		29 MoReg 390		
11 CSR 45-4.260	Missouri Gaming Commission		29 MoReg 535		
11 CSR 45-5.150	Missouri Gaming Commission		This Issue		
11 CSR 45-5.200	Missouri Gaming Commission		29 MoReg 535		

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11 CSR 45-6.030	Missouri Gaming Commission	<i>5</i> •	28 MoReg 2241	29 MoReg 541W	
II CSK 45-0.030	Wissouri Gaining Commission		This Issue	29 Mokeg 341 W	
11 CSR 45-10.020	Missouri Gaming Commission		This Issue		
11 CSR 45-10.030	Missouri Gaming Commission		29 MoReg 390		
11 CSR 50-2.400	Missouri State Highway Patrol		29 MoReg 390	This Issue	
11 CSR 70-2.120	Division of Alcohol and Tobacco Control		29 MoReg 43	This Issue	
11 CSR 70-2.140	Division of Alcohol and Tobacco Control		29 MoReg 43	This Issue	
11 CSR 75-13.030 11 CSR 75-13.060	Peace Officer Standards and Training Program		29 MoReg 310	This Issue	
11 CSR 75-14.030	Peace Officer Standards and Training Program Peace Officer Standards and Training Program		29 MoReg 310 29 MoReg 310	This Issue This Issue	
11 CSR 75-14.030 11 CSR 75-16.010	Peace Officer Standards and Training Program		29 MoReg 311	This Issue	
11 CSR 80-9.010	Missouri State Water Patrol		29 MoReg 44	29 MoReg 678	
	DEPARTMENT OF REVENUE				
12 CSR 10-2.055	Director of Revenue		28 MoReg 2246R	29 MoReg 541R	
12 CSR 10-2.060	Director of Revenue		28 MoReg 2246R	29 MoReg 541R	
12 CSR 10-2.235	Director of Revenue		28 MoReg 2246R	29 MoReg 541R	
12 CSR 10-4.340	Director of Revenue		29 MoReg 839R	20 MaDaa 541D	
12 CSR 10-7.180 12 CSR 10-7.210	Director of Revenue Director of Revenue		28 MoReg 2246R 28 MoReg 2246R	29 MoReg 541R 29 MoReg 541R	
12 CSR 10-7.210 12 CSR 10-7.220	Director of Revenue		28 MoReg 2247R	29 MoReg 542R	
12 CSR 10-7.220 12 CSR 10-7.290	Director of Revenue		28 MoReg 2247R	29 MoReg 542R	
12 CSR 10-7.310	Director of Revenue		28 MoReg 2247R	29 MoReg 542R	
12 CSR 10-7.330	Director of Revenue		28 MoReg 2247R	29 MoReg 542R	
12 CSR 10-23.460	Director of Revenue		28 MoReg 2248	29 MoReg 542	
12 CSR 10-41.010	Director of Revenue	28 MoReg 2207	29 MoReg 90	29 MoReg 679	
12 CSR 30-4.010	State Tax Commission		29 MoReg 206	29 MoReg 857	
10 CCD 55 05 515	DEPARTMENT OF SOCIAL SERVICES	20.34 = 2.55	20.34 =		
13 CSR 35-80.010	Children's Division	29 MoReg 261	29 MoReg 311		
13 CSR 35-80.020	Children's Division	29 MoReg 262	29 MoReg 314		
13 CSR 40-2.310	Division of Family Services	28 MoReg 1421	28 MoReg 1423	This Issue	
13 CSR 40-2.380	Division of Family Services	28 MoReg 1421	29 MoReg 392 28 MoReg 1423	This Issue	
13 CSK 40-2.300	Division of Family Services	20 Workeg 1421	29 MoReg 392	This Issue	
13 CSR 40-19.020	Family Support Division	28 MoReg 1892	28 MoReg 1916	29 MoReg 542	
13 CSR 70-3.120	Division of Medical Services		28 MoReg 2248		
13 CSR 70-10.015	Division of Medical Services	28 MoReg 1894	28 MoReg 1918	29 MoReg 543	
		28 MoReg 1985T			
			29 MoReg 736		
13 CSR 70-10.080	Division of Medical Services	28 MoReg 1897	28 MoReg 1924	29 MoReg 543	
13 CSR 70-10.110	Division of Medical Services	28 MoReg 1985T 28 MoReg 1898	28 MoReg 1926	29 MoReg 543	
13 CSK 70-10.110	Division of Medical Services	28 MoReg 1985T	26 MOKEG 1920	29 Mokeg 343	
13 CSR 70-15.010	Division of Medical Services	20 Moreg 17031	29 MoReg 393		
13 CSR 70-15.160	Division of Medical Services		This Issue		
13 CSR 70-15.180	Division of Medical Services		28 MoReg 2249		
13 CSR 70-15.190	Division of Medical Services		29 MoReg 840		
13 CSR 70-90.010	Division of Medical Services		29 MoReg 317		
13 CSR 70-91.010	Division of Medical Services		29 MoReg 317		
13 CSR 70-91.030	Division of Medical Services		29 MoReg 326		
13 CSR 70-95.010	Division of Medical Services		29 MoReg 326		
13 CSR 70-98.010	Division of Medical Services		28 MoReg 1111	20 M D 057	
13 CSR 70-98.015	Division of Medical Services		28 MoReg 2253	29 MoReg 857	
13 CSR 70-98.020	Division of Medical Services		29 MoReg 327		
15 CSR 30-1.010	ELECTED OFFICIALS		28 MaPag 2024P	20 MoPog 670P	
13 CSK 30-1.010	Secretary of State		28 MoReg 2034R 28 MoReg 2034	29 MoReg 679R 29 MoReg 679	
15 CSR 30-8.020	Secretary of State		28 MoReg 1928	29 MoReg 543	
15 CSR 30-8.020 15 CSR 30-8.030	Secretary of State		28 MoReg 1928	29 MoReg 543	
15 CSR 30-3.030 15 CSR 30-12.010	Secretary of State		28 MoReg 1931	29 MoReg 543	
15 CSR 30-51.170	Secretary of State		29 MoReg 843	27 1110100 515	
15 CSR 30-51.171	Secretary of State		29 MoReg 400		
15 CSR 30-51.172	Secretary of State		29 MoReg 844		
15 CSR 30-51.173	Secretary of State		29 MoReg 845		
15 CSR 30-51.175	Secretary of State		29 MoReg 480		
15 CSR 30-55.110	Secretary of State	28 MoReg 1659	28 MoReg 1705	29 MoReg 112	
	DEPARTMENT OF HEALTH AND SENIO				
19 CSR 15-4.060	Division of Senior Services	28 MoReg 1756	28 MoReg 1837	29 MoReg 116	
19 CSR 25-30.051	Division of Administration		29 MoReg 328	This Issue	
19 CSR 30-20.015	Division of Health Standards and Licensure		This Issue		
19 CSR 30-20.021	Division of Health Standards and Licensure		This Issue		
19 CSR 30-82.015	Division of Health Standards and Licensure	28 MoReg 1756	28 MoReg 1837	29 MoReg 116	
19 CSR 30-82.080	Division of Health Standards and Licensure	28 MoReg 1757	28 MoReg 1838	29 MoReg 116	
19 CSR 30-82.090	Division of Health Standards and Licensure	20.36 - 1	28 MoReg 2254	20.37.	
19 CSR 30-83.010	Division of Health Standards and Licensure	28 MoReg 1758	28 MoReg 1839	29 MoReg 116	
19 CSR 30-85.042	Division of Health Standards and Licensure	28 MoReg 1758	28 MoReg 1839	29 MoReg 117	
19 CSR 30-86.042	Division of Health Standards and Licensure	28 MoReg 1759	28 MoReg 1839	29 MoReg 117	

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19 CSR 30-88.010	Division of Health Standards and Licensure		29 MoReg 536		
19 CSR 60-50	Missouri Health Facilities Review Committee				29 MoReg 226
					29 MoReg 680
					29 MoReg 859
19 CSR 60-50.300	Missouri Health Facilities Review Committee		29 MoReg 846		
19 CSR 60-50.400	Missouri Health Facilities Review Committee		29 MoReg 846		
19 CSR 60-50.420	Missouri Health Facilities Review Committee		29 MoReg 847		
19 CSR 60-50.450	Missouri Health Facilities Review Committee		29 MoReg 848		
	DEPARTMENT OF INSURANCE				
20 CSR	Medical Malpractice				27 MoReg 415
					28 MoReg 489
					29 MoReg 505
20 CSR	Sovereign Immunity Limits				27 MoReg 41
					27 MoReg 2319
					28 MoReg 2265
20 CSR 200-2.100	Financial Examination		29 MoReg 849		
20 CSR 400-1.160	Life, Annuities and Health		29 MoReg 538		
20 CSR 400-7.095	Life, Annuities and Health		29 MoReg 328	This IssueW	
20 CSR 400-7.200	Life, Annuities and Health		28 MoReg 1715		
			29 MoReg 539		
20 CSR 500-6.700	Property and Casualty				29 MoReg 754
20 CSR 600-1.020	Statistical Reporting		29 MoReg 207	29 MoReg 857	
	MISSOURI CONSOLIDATED HEALTH C	ARE PLAN			
22 CSR 10-1.010	Health Care Plan		29 MoReg 208	29 MoReg 857	
22 CSR 10-1.020	Health Care Plan		29 MoReg 208		
22 CSR 10-2.010	Health Care Plan		29 MoReg 209	29 MoReg 858	
22 CSR 10-2.020	Health Care Plan	29 MoReg 87	29 MoReg 209	29 MoReg 858	
22 CSR 10-2.080	Health Care Plan		29 MoReg 210	29 MoReg 858	

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Emergency Rules in Effect as of June 1, 2004 Publication Expires							
Department of Agriculture Animal Health							
2 CSR 30-2.020 2 CSR 30-2.040 2 CSR 30-3.020 2 CSR 30-6.020	Movement of Livestock, Poultry and Exotic Animals Within Missouri Animal Health Requirements for Exhibition	. 29 MoReg 572	August 27, 2004 August 27, 2004				
Department of Public Service Com 4 CSR 240-32.200	Economic Development mission General Provisions for the Assignment, Provision and Termination of 211 Service	. 29 MoReg 459 Sep	otember 10, 2004				
Department of Elementary and Secondary Education Missouri Commission for the Deaf and Hard of Hearing 5 CSR 100-200.045 Temporary Restricted Certification in Education							
Department of Revenue							
Director of Revenue 12 CSR 10-41.010	Annual Adjusted Rate of Interest	. 20 MoReg 2207	June 28, 2004				
Department of Social Services							
Children's Division 13 CSR 35-80.010 13 CSR 35-80.020	Residential Foster Care Maintenance Methodology						
Missouri Consolidated Health Care Plan							
Health Care Plan 22 CSR 10-2.020	Membership Agreement and Participation Period	. 29 MoReg 87	June 29, 2004				

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Executive Orders	Subject Matter	Filed Date	Publication
010101	2004	- mou - 2 000	-
04-01	Establishes the Public Safety Officer Medal of Valor, and		
	the Medal of Valor Review Board	February 3, 2004	29 MoReg 294
04-02	Designates staff having supervisory authority over agencies	February 3, 2004	29 MoReg 297
04-03	Creates the Missouri Automotive Partnership	January 14, 2004	29 MoReg 151
04-04	Creates the Missouri Methamphetamine Education and Prevention Task Force	January 27, 2004	29 MoReg 154
04-05	Establishes a Missouri Methamphetamine Treatment Task Force	January 27, 2004	29 MoReg 156
04-06	Establishes a Missouri Methamphetamine Enforcement and Environmental Protection Task Force	January 27, 2004	29 MoReg 158
04-07	Establishes the Missouri Commission on Patient Safety and supercedes Executive Order 03-16	February 3, 2004	29 MoReg 299
04-08	Transfers the Governor's Council on Disability and the Missouri Assistive	1001uary 3, 2004	29 WIOREG 299
0.00	Technology Advisory Council to the Office of Administration	February 3, 2004	29 MoReg 301
04-09	Requires vendors to disclose services performed offshore. Restricts agencies	2001uary 2, 2001	27 11101108 001
	in awarding contracts to vendors of offshore services	March 17, 2004	29 MoReg 533
	<u>2003</u>		
02.01		E.I. 2.2002	20 M D 206
03-01	Reestablishes the Missouri Lewis and Clark Bicentennial Commission	February 3, 2003	28 MoReg 296
03-02	Establishes the Division of Family Support in the Dept. of Social Services	February 5, 2003	28 MoReg 298
03-03	Establishes the Children's Division in the Dept. of Social Services	February 5, 2003	28 MoReg 300
03-04	Transfers all TANF functions to the Division of Workforce Development in the Dept. of Economic Development	February 5, 2003	28 MoReg 302
03-05	Transfers the Division of Highway Safety to the Dept. of Transportation	February 5, 2003	28 MoReg 304
03-06	Transfers the Minority Business Advocacy Commission to the Office of Administration	February 5, 2003	28 MoReg 306
03-07	Creates the Commission on the Future of Higher Education	March 17, 2003	28 MoReg 631
03-08	Lists Governor's staff who have supervisory authority over departments	September 4, 2003	28 MoReg 1556
03-09	Lists Governor's staff who have supervisory authority over departments	March 18, 2003	28 MoReg 633
03-10	Creates the Missouri Energy Policy Council	March 13, 2003	28 MoReg 634
03-11	Creates the Citizens Advisory Committee on Corrections	April 1, 2003	28 MoReg 705
03-12	Declares disaster areas due to May 4 tornadoes	May 5, 2003	28 MoReg 950
03-13	Calls National Guard to assist in areas harmed by the May 4 tornadoes	May 5, 2003	28 MoReg 952
03-14	Temporarily suspends enforcement of environmental rules due to the May 4th [et al.] tornadoes	May 7, 2003	28 MoReg 954
03-15	Establishes the Missouri Small Business Regulatory Fairness Board	August 25, 2003	28 MoReg 1477
03-16	Establishes the Missouri Commission on Patient Safety	October 1, 2003	28 MoReg 1760
03-17	Creates the Governor's Committee to End Chronic Homelessness	October 8, 2003	28 MoReg 1899
03-18	Designates the Missouri State Highway Patrol within the Department of Public Safety as lead agency in state communications	December 10, 2003	29 MoReg 7
03-19	Creates the Public Safety Communications Committee	December 10, 2003	29 MoReg 9
03-20	Requires configuration of two-way radios used by agencies of the state of Missouri to include established interoperability channels as specified by the State Interoperability Executive Committee	December 10, 2003	29 MoReg 12
03-21	Closes state offices Friday, November 28 and Friday, December 26, 2003	October 24, 2003	28 MoReg 1989
03-22	Establishes the Missouri Sexual Offender Registration Task Force	December 10, 2003	29 MoReg 14
03-23	Adds the functions of a State Citizen Council to the Disaster Recovery Partnership	December 10, 2003	29 MoReg 16
03-24	Establishes the Governor's Commission on Hispanic Affairs	November 8, 2003	28 MoReg 2085
03-25	Requires state agencies to adopt cyber security policies and procedures. Designates the Office of Information Technology as principal forum to improve policies and procedures	December 10, 2003	29 MoReg 18
03-26	Reestablishes the Office of Information Technology as the mechanism for coordinating information technology initiatives for the state	December 10, 2003	29 MoReg 21
03-27	Use of Missouri products and services	December 2, 2003	28 MoReg 2209

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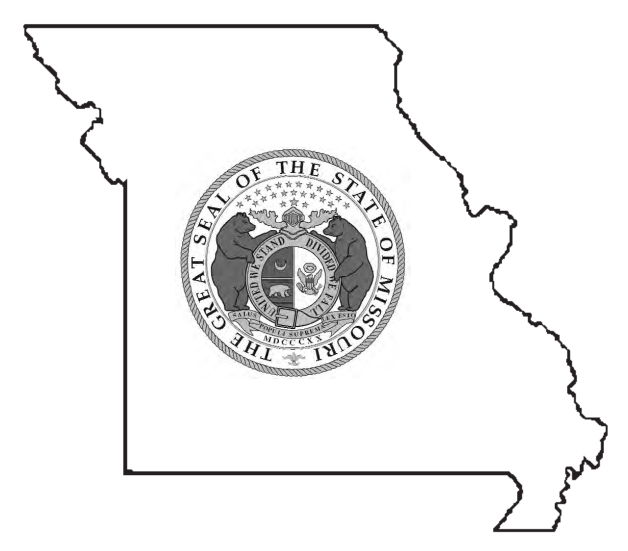
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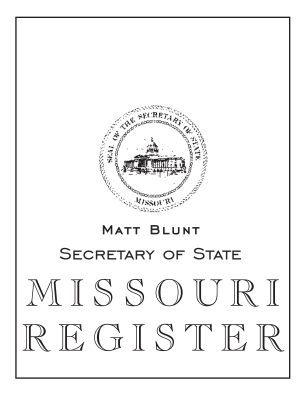
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- 4. Affidavit for public cost
- 5. Rule text
- 6. Fiscal note for public cost (if cost is more than \$500)
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